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## PROSPEROUS, RENEWABLE MARYLAND

### ROADMAP FOR A HEALTHY, ECONOMICAL, AND EQUITABLE ENERGY FUTURE



Arjun Makhijani, Ph.D.

A report of the Renewable Maryland Project

Funded by the Town Creek Foundation

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*Prosperous, Renewable Maryland: Roadmap for a Healthy, Economical, and Equitable Energy Future*

Arjun Makhijani

**PRÉCIS<sup>1</sup>**

Maryland can achieve a prosperous and healthy energy future with low greenhouse gas (GHG) emissions at lower cost than pursuing business-as-usual with fossil fuels. It has plentiful renewable energy resources to do so. Setting out firmly in the direction of deep GHG emission reductions is also consistent with the State's Greenhouse Gas Emissions Reduction Act.

The goal of the 2015 Paris Agreement to limit global temperature rise to well below 2°C (preferably to 1.5°C) is as necessary as it is ambitious. It will mean deep reductions in greenhouse gas (GHG) emissions in the coming decades. States that act rapidly will secure for themselves a much more competitive position in the energy system of the future. That is also true of Maryland, which must build on and expand the programs it has already put into place.

New energy technologies are developing very rapidly. For instance, utility-scale solar and wind energy are now economical, even by Wall Street's evaluation. Storage technologies are no longer an obstacle; costs are declining fast.

This report details a *Climate Protection Scenario* that can also be seen as a scenario for healthy prosperity. It shows that an energy system to protect climate would be 4 to 23 percent more economical than business-as-usual (BAU). It will save Marylanders between \$1.3 billion and \$7.3 billion a year (2011 dollars) in energy costs in 2050, even after making provisions for (i) assistance for low income households to pay no more than 6 percent of income on energy bills, (ii) proactive investments in communities now dependent on fossil-fuel-related jobs, and (iii) new job creation in underserved areas.

Reaching zero emissions in the electricity sector and low emissions in the energy sector overall by 2050 will bring net economic benefits without even taking in account the huge avoided cost that climate disruption would otherwise wreak in a business-as-usual world. The 2006 Stern Review estimated global economic damage that could translate to a loss in Maryland's Gross State Product of about \$35 billion –

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<sup>1</sup> This is a short summary of the final report of the Renewable Maryland Project, funded by the Town Creek Foundation.

almost \$2 billion more than the cost of energy in the BAU scenario and over \$7 billion more than the cost of energy in the Climate Protection Scenario.

There would be other collateral benefits of a climate-protecting energy system. The present energy system is much more land and water intensive, than would be one based on efficiency and on solar and wind energy. For instance, Marylanders use about half-a-million acres of land in other states just for the ethanol made from corn that is used as vehicular fuel; the land requirements of the Climate Protection Scenario are far lower. The Climate Protection Scenario would also free precious water resources: nearly three-fourths of the water in the Susquehanna River Basin, the main source of freshwater for the Chesapeake Bay, is today consumed by thermal electric generation. Solar and wind energy require essentially no water. Air pollution would be greatly reduced, as well, with the attendant health benefits.

The key features of the Climate Protection Scenario are:

- **Efficiency:** The vast majority of energy in the present system does not actually provide the desired energy service – it is lost in processing, during transport, or at the point of use. Wars are fought for oil but only 20 percent of the petroleum in the tank actually powers the wheels to move the vehicle. Two-thirds of the fuel used in thermal electricity generation is lost at the power plant condenser; in turn much of the electricity is then used inefficiently.
- **Solar and wind energy:** Renewable resources, notably solar and wind energy, which use no water and have low losses, are already price competitive as the main primary energy supply of a smart grid supported by demand response and storage.
- **Democratization:** Properly implemented, the energy system of Maryland's future can provide people and small businesses the choice to become producers of energy as well, while contributing to the integrity of the entire system.
- **Total cost savings:** Every unit of primary energy supplied in the Climate Protection Scenario energy system would power almost three times the energy services of the business-as-usual scenario. Average annual cost per person for all energy costs (including all direct energy and transportation fuel costs and all indirect costs embedded in the costs of goods and services) was about \$10,500 in 2011 or about 13 percent of household income. In 2050, household income would be about two-thirds bigger in real terms. The total BAU cost per household would be about \$11,500. It would be about \$9,600 in the Climate Protection Scenario or about 17 percent less than in the BAU scenario. The residential energy burden in the CPS scenario for a household with average income would be on the order of 2 percent (rounded).
- **Maryland-specific economic opportunity:** About half the money that Maryland spends on energy today is exported to other parts of the country and the world. The Climate Protection Scenario provides a roadmap for reaping the economic benefits within the state by investing in renewable energy, efficiency, and smart grid and electric vehicle infrastructure. If Maryland provides policy certainty for its long-term direction, it could attract manufacturing, as other parts of the United States have already done.
- **A coherent system:** The Climate Protection Scenario will be a very different energy system – with variable solar and wind, a smart grid and smart appliances, consumers who are producers, efficiency, storage, demand response, renewable peaking generation, and microgrids. All elements will work together to ensure reliability, resilience, and affordability.

In the past, major changes in energy systems have been accomplished in a few decades – from whale oil to kerosene to electric lights or from horses to internal combustion engines. That is what is envisioned here for the future. The main policies needed are:

1. **Efficiency:** Maryland's EmPOWER program must continue at 2 percent efficiency gains per year, along with incentives for the conversion of fossil fuel heating systems to efficient electric ones (starting with fuel oil and propane).
2. **Electric vehicle infrastructure:** The Public Service Commission must ensure that utilities and others upgrade the distribution system and support EVs, with due attention to equity.
3. **Renewable Portfolio Standard (RPS):** Maryland's definition of renewable energy should be revised to ensure that the resources used are truly renewable, like wind and solar energy. A 55 percent RPS for 2030 and a 100 percent RPS by 2050 would provide a robust path to overall 90 percent GHG emission reductions by 2050.
4. **Affordable and democratized Grid-of-the-Future:** The business model of utilities must change from selling energy to becoming a platform for conveying energy services and enabling equity and the democratization of the grid. The Public Service Commission must ensure that.
5. **Equity policies:** Policies must be adopted that ensure (i) energy is affordable for low-income households (an affordable amount is generally defined as less than 6 percent of gross household income), (ii) jobs are created in underserved areas, and (iii) fossil-fuel-dependent workers and communities are proactively protected. Raising revenues for these efforts should be an integral part of the energy transition.
6. **Social co-benefits:** The non-energy benefits of reduced homelessness and medical costs, increased employment, and better health should be accounted for and used as part of the assessment of climate protection policies.

The Climate Protection Scenario is based on present- and near-future commercial technology. It provides a policy blueprint; it is not a prediction for the year 2050. Periodic evaluation, for instance by the Maryland Commission on Climate Change, will be needed to ensure that the State is on track, avails itself of new opportunities, and responds to new challenges.

Maryland has the opportunity to create a prosperous and healthy energy system with tens of thousands of new jobs. At the same time, Maryland can ensure that energy is affordable for all and that workers and communities now dependent on fossil fuels participate fully in the new energy economy. The energy transition appears set to take place whether Maryland is on board or not. Technological innovation, the Paris Agreement, and many other developments across the world are pointing in that direction. This report provides a roadmap for Maryland to take a leadership role in developing an energy system that will promote health and prosperity for its people.

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## Preface

This report is the last in a series of three produced by the Renewable Maryland Project of the Institute for Energy and Environmental Research (IEER). The project aims to create a roadmap for an energy sector with the following attributes:

- **Essentially emissions-free:** more than 90 percent reduction in CO<sub>2</sub> emissions relative to 2006 by the year 2050;
- **Reasonable cost:** the fraction of income spent on energy by consumers does not exceed current levels (we use 2011 as our baseline year);
- **Equitable:** all Marylanders, including those with low incomes, can meet their energy needs without the high burdens that energy bills impose on them today;
- **Just:** communities and workers facing the loss of facilities and jobs in existing infrastructure have the resources to create new jobs and protect community facilities like schools and fire and police departments;
- **Robust and resilient:** reliable, resistant to failure for essential services, and quick to recover from breakdowns;
- **Democratized:** a transparent electricity sector that provides more choices and more control to people of all income levels, including greater opportunities to participate in various aspects of the electricity system, including electricity generation and demand response.

This report describes a roadmap for an energy future in Maryland with these attributes. Overall, it is our assessment that we have the technology to greatly increase efficiency, to create a 100 percent renewable electricity sector, and to electrify end uses that now use fossil fuels, notably space heating and transportation.

This report can also be regarded as a substantial update of IEER's book *Carbon-Free and Nuclear-Free: A Roadmap for U.S. Energy Policy*, initially published in 2007.<sup>2</sup> This book was the first to examine the technical and economic feasibility of a fully renewable energy system in the United States. Technology has developed much faster than I foresaw then: solar has become economical well before my estimate, which was deliberately cautious. So also has the development of electric road transport and the technology for smart grids, including demand response, renewable microgrids, and distributed energy systems. The energy sector can be affordably democratized and made resilient, and equitable. While this report analyzes the Maryland energy system in detail, the general approach and most of the details are applicable much more broadly. In fact, there are many regions of the United States, and the world, where renewable energy resources, notably solar and wind, are more plentiful and even more economical than in Maryland.

At the same time, the climate crisis has developed faster than most official estimates. The Conference of Parties (COP) meeting in Copenhagen in 2009 agreed that global average temperature rise should be kept below 2°C to reduce the risk of catastrophic effects; the COP21 meeting in Paris in 2015 agreed on the necessity of keeping the temperature rise to well below 2°C and if possible to 1.5°C above pre-industrial levels. A limit of 1.5°C is a very tough target; indeed the best estimate of a greenhouse gas

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<sup>2</sup> Makhijani 2010

(GHG) concentration that would keep temperature below this level is 430 parts per million CO<sub>2</sub>-equivalent. This level was reached five years ago in 2011.<sup>3</sup>

This points to the need for complete or near-complete elimination of GHG emissions, notably those from the energy sector, even more rapidly than the usual target date of the middle of the century. Fortunately, the technology has developed to the point where, with serious effort, that goal could probably be achieved a decade sooner. It is our hope that this report will not only be a roadmap for Maryland, but useful as a guide more generally.

Besides looking forward to 2050, we also looked back from 2050 in order to identify major obstacles that might hinder the achievement of an emissions-free future. For instance, natural gas is currently an economical fuel for many purposes, including space heating and electricity generation. What is the path to greatly reducing its use, which will be necessary to achieve major greenhouse gas reduction goals? Take Maryland's nuclear power reactors at Calvert Cliffs, which at present is a major source of electricity supply. What happens if the owners do not seek a license extension when their current permits expire in the mid-2030s? Suppose they shut down prematurely due to the kinds of rising operating costs and low energy market prices that are causing premature shutdowns of nuclear power plants in other regions? How should one make a reliable roadmap even though there is considerable uncertainty in future technology? And, as a last example, what policies are needed to change the present reality in which low-income households suffer from high energy burdens and yet do not have equitable access to solar energy?

It is important to note that this report is not a forecast of the set of technologies that will actually be in use in the 2050. Technology is changing too fast even on decadal time-scales to enable a forecast in the strict sense of the term. Rather, what we seek to do is to create a roadmap that evaluates the feasibility and cost of a transition to renewable energy sources based on technology that is commercially available now, that is competitive with fossil fuels, or that can be reasonably estimated to become competitive with fossil fuels in the next decade. We also seek to define an energy system that will be affordable – that is, comparable in cost as a fraction of income to present expenditures.

Our approach is admittedly cautious; yet it allows us to define a roadmap that realistically addresses the obstacles and that identifies paths to an emissions-free future that will be at least as economical and environmentally sound as the estimates in this report. In other words, the roadmap as developed here reflects the minimum economic and environmental attributes of an emissions-free energy future; reasonable policies and normal technological development along that road can be expected to lead to a technical-economic system that has more attractive attributes than the one discussed here.

The reliance on existing technology should not prevent a more ambitious approach. We have indicated some of the ingredients of such an approach, not least because it appears to be necessary to achieve the Paris Agreement goal of limiting temperature rise to 1.5°C.

For example, liquid hydrogen fuel has been demonstrated as a fuel for aircraft, including passenger aircraft.<sup>4</sup> However, the demonstration that existing aircraft can be fueled with liquid hydrogen is not sufficient for us to estimate the infrastructure and cost of a transformation of the air transportation sector. Thus, we examine the implications of continuing to use petroleum for most air transport and we

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<sup>3</sup> IPCC5 Synthesis 2014, p. 20, fn 15, and p. 21 (in the Summary for Policymakers)

<sup>4</sup> Makhijani 2010, Chapter IV, Section B.1.

point to the emerging electric and hybrid aircraft technologies that could enable this fast-growing sector to become emissions-free as well.

The first phase of the project, in late 2012 and early 2013 began with consulting various stakeholders and the formation of an Advisory Board, a process in which Stuart Clarke, Executive Director of the Town Creek Foundation, played a central role. The consultations have continued since that time, including Advisory Board meetings that reviewed a draft report on the buildings sector emission reductions and electricity sector modeling, a draft and a final version of the report focused on heating and cooling of buildings in Maryland, and a draft of the present report, which is now being finalized. Advisory Board members serve in their personal (and not institutional) capacities; they may or may not agree with or endorse any of the findings, analyses, and recommendations of the work of this project, including the present report.

The role of the Advisory Board has been as follows:

1. Ensuring that IEER's work is informed by near-term opportunities and careful understanding of what advocacy groups are doing. Reciprocally, there should be enough understanding on the part of advocacy groups to see what a path to climate protection and an emissions-free energy sector would look like.
2. Ensuring that the project remains grounded in - and cognizant of - Maryland's legislative, regulatory, and business landscape, a project where vision and pragmatism are linked to ensure that policies will be flexible enough to enable correction.
3. Advising on a communications approach and strategy, which is critical to achieving broad acceptance, adoption, and implementation of an emissions-free energy sector.
4. Helping the project not only to illuminate paths to the long-term vision but also to help identify obstacles that may need to be overcome along the way as well as diversions and dead-ends that would distract or detract from the goal.

The Advisory Board members are:

1. Rebecca Bertram, Program Director, Environment and Global Dialog, Heinrich Böll Foundation, Washington, D.C., office;
2. James McGarry, Chief Policy Analyst, Chesapeake Climate Action Center;
3. Lynn Heller, Baltimore Commission on Sustainability and Vice-President, Abell Foundation;
4. Larissa Johnson, University of Maryland Center for Environmental Science;
5. Pranay Kohli, Amidus;
6. Kathy Magruder, Executive Director, Maryland Clean Energy Center;
7. Ed Maibach, Director, Center for Climate Change Communication, George Mason University;
8. Alison Shea, Siemens;
9. Joe Uehlein, Labor Network for Sustainability.

Abby Hopper, who was Energy Advisor to the Governor of Maryland and Director, Maryland Energy Administration (MEA), was also a member of the Advisory Board until the end of 2014. Her appointment as Director of the United States Interior Department's Bureau of Ocean Energy Management has meant that she is unable to continue in that capacity. The Project benefited enormously from her advice and participation.

Many other people have provided us with valuable guidance and advice. Since the publication of our energy justice report, we have also been delighted that some recommendations have been taken up as causes by other groups and individuals. Rebecca Ruggles, Director of the Maryland Environmental Health Network, has become an enthusiastic ambassador for Renewable Maryland Project's work, promoting it at every opportunity. Tiffany Hartung, Senior Coordinator of the Maryland Climate Coalition, introduced IEER to Energy Advocates leaders, including Mary Ellen Vanni. IEER has become a member of that group, which has revived its advocacy of the Affordable Energy Program that began several years ago. We are grateful to David Costello, former Acting Director of the Maryland Department of Environment and now an independent consultant, for his support and advice over the years, as also to Paula Carmody, Director of Maryland's Office of People's Counsel (OPC), and Kevin Lucas, formerly of the Maryland Energy Administration, who have done the same. He also provided a detailed review of the final draft.

The list of people who have provided help and advice in the course of this work is long. It includes Cheryl Casciani, Chair of Baltimore's Commission on Sustainability, Crissy Godfrey, Director, Energy Analysis & Planning Division of the Public Service Commission, Alice Kennedy, Sustainability Coordinator, Baltimore Office of Sustainability, and Kristin Baja, Climate and Resilience Planner, Baltimore Office of Sustainability, Roger Colton, a consultant on low-income energy issues, Seema Iyer of the University of Baltimore, Bill Ariano and his staff at the Maryland Department of Housing and Community Development, Myriam Tourneux, of the Fuel Fund of Maryland, and Cynthia Riely, Senior Consumer Liaison, Office of People's Counsel. We want to thank Dan Engelberg and the Center for Smart Growth of the University of Maryland for sharing their estimate of the average miles per gallon for personal cars and light trucks for the year 2030. We also deeply appreciate that Maryland State Delegate Dana Stein (who is also Executive Director of Civic Works) has taken up the issue of universal solar access for low-income households not only in Maryland but also circulated the idea to elected representatives from other parts of the country.

We worked with Tim Judson, Executive Director of the Nuclear Information and Resource Center, to produce a draft a paper on principles for the grid-of-the-future, and, with a Steering Committee that included him, to organize a conference on that topic. The other members of the Steering Committee were David O' Leary (Maryland Sierra Club), Corey Ramsden (Maryland Sun, who also provided comments on the Grid-of-the-Future chapter), Anya Schoolman (Community Power Network), and Jill Tauber (Earth Justice). We learned a great deal from the conference; some of the work that went to the paper that one of us (Arjun) drafted with Tim Judson is reflected in the Grid-of-the-Future chapter. We owe him a special vote of thanks for that collaboration.

I have been a member of the Mitigation Working Group of the Maryland Commission on Climate Change since 2015. The discussions during the meetings and the literature provided has been very helpful and provided useful insights into the development of Maryland's official GHG emissions reduction plans. We are grateful to the Working Group members, including the staff of the Maryland Department of Environment, for the opportunity to learn a great deal and provide input that we hope is helpful.

A most special vote of thanks is due to the Town Creek Foundation, which has funded the Renewable Maryland Project in its entirety since its inception. It has been a special privilege that Stuart Clarke has shared his keen insights with us from the start, and has been central to the stakeholder outreach that has been part of our work since the beginning of the project. We also want to thank Megan Milliken on the Foundation's staff – she has flawlessly organized several stakeholder meetings in the last two years and has participated in them.

Christina Mills had been a staff person at IEER since before the start of the Renewable Maryland Project until January 2016 and subsequently served as a consultant to IEER. Christina anchored the development of a very complex spreadsheet, including an hour-by-hour model of the Maryland electricity sector, under my technical direction. She also drafted the core of the Methodology attachment and did most of the graphics. She also reviewed this report and provided comments. I am deeply grateful to her for the expertise with numbers and spreadsheet design that she brought to the work. Annie Makhijani, Project Scientist, IEER, did much of the work putting together the underlying Maryland and national energy and transportation data that was essential in this analysis. Lois Chalmers, IEER's Librarian, provided bibliographic assistance, fact checked and proofread the report, and carefully compiled the reference list. She is always due many thanks for her painstaking efforts in these critical areas. As usual, I alone, as the report's author, am responsible for any errors, omissions, and problems that remain in this report and more generally for the analysis and recommendations in it.

Arjun Makhijani  
November 2016

## Executive Summary<sup>5</sup>

### 1. The Problem: climate disruption, pollution, energy inequity

Maryland's energy system, like that of the United States, is the primary contributor of greenhouse gas (GHG) emissions, accounting for about 90 percent of the total in 2011. These emissions are mainly in the form of carbon dioxide (CO<sub>2</sub>) from fossil fuel burning for electricity, transportation, or other energy needs. The current, centralized electricity system is reliable for the most part, but too vulnerable to disruption, sometimes prolonged, due to extreme weather events, causing serious economic and social harm. It is inflexible, rather than resilient.

Fossil fuel burning is also a primary contributor to air pollution and associated ill-health. Thermal electricity generation in the region uses vast quantities of water – accounting for about three-fourths of the consumption in the Susquehanna River Basin. Mining for fossil fuels often causes devastating ecological impacts. New measurement-based research shows that unvented natural gas kitchen stoves frequently cause elevated levels of carbon monoxide and nitrogen oxides.

Climate change from continued emissions of CO<sub>2</sub> is now judged so serious a prospect that even the world's poorest countries joined the wealthiest and agreed in Paris in December 2015 to reduce their emissions, though they have contributed little to the problem. The new goal in the Paris Agreement is to limit global temperature rise "to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels...."<sup>6</sup> But the GHG concentration estimate of 430 parts per million (CO<sub>2</sub>-equivalent), for keeping the limit to 1.5°C, was reached in 2011.<sup>7</sup> It is therefore imperative to eliminate emissions from fossil fuels as soon as practicable and to do so in a manner that is consistent with a healthy economy and equity.

### 2. The Social and Economic Impact

Jobs, comfort, health, and economic well-being in Maryland, like the rest of the country, are based on a reliable supply of the services that energy provides – heating, cooling, lighting, transportation, and the motive power for industry. But the negative impacts are serious, and, as is often noted, in large part are not internalized in the cost of energy. In 2014, the Intergovernmental Panel on Climate Change (IPCC) estimated that "[w]ithout additional mitigation efforts beyond those in place today, and even with adaptation, warming by the end of the 21st century will lead to high to very high risk of severe, widespread and irreversible impacts globally."<sup>8</sup> The effects include loss of coastal cities, island communities, such as those in the Chesapeake Bay, increased disease, food system insecurity, and highly adverse economic impacts.<sup>9</sup>

Energy costs are reasonable on average – about 7 percent of the State's gross domestic product was spent on energy in 2011 – about half of that on transportation fuel. But the individual costs can be much less reasonable. Tens of thousands of low-income households cannot afford their heating and electricity bills and energy burdens often run to 10 percent 20 percent; they can reach 40 percent of

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<sup>5</sup> Only direct quotes are cited here other than for the 2011 CO<sub>2</sub>-equivalent estimate. Citations for other facts are in the various chapters.

<sup>6</sup> Paris Agreement 2015, Article 2

<sup>7</sup> IPCC5 Synthesis 2014, p. 20, fn 15, and p. 21 (in the Summary for Policymakers)

<sup>8</sup> IPCC5 Synthesis 2014, p. 17

<sup>9</sup> IPCC5 Synthesis 2014, pp. 18-19, and Stern Review 2006, Executive Summary, Figure 2 (p. v) and following pages

income for the poorest families. Low-income households routinely face impossible choices between paying for heat, medicine, and housing. Many become homeless. The centralized energy system also limits consumer choices and flexibility in meeting their own energy needs, especially for low-income families. Further, as extremes of weather worsen, the electricity system becomes more vulnerable to disruption, sometimes prolonged.

### 3. Approach to the problem

The present energy system is inefficient in multiple, interacting ways:

- Fossil fuel and nuclear thermal power plants are the primary means of electricity generation. Energy losses in generation are typically about two-thirds of the primary energy input into the power plant, discharged as heat into condenser water; in addition several percent of the electricity is lost in the transmission and distribution system. The overall efficiency of the system – from the fuel going in to the electricity in your home – is about 31 percent.
- A great deal of electricity is wasted in inefficient appliances, lights, and HVAC systems, compounding the inefficiency of the electricity system.
- Existing buildings are leaky, leading to further waste; even new buildings are inefficient compared to available economical methods of construction, such as passive house standards.
- Liquid-fueled vehicles are very inefficient. For instance, only about one-fifth of the energy in gasoline winds up as mechanical power at the wheels. Using vast amounts of land (30 million acres in 2016) to grow corn for making ethanol for vehicles aggravates the low efficiency.
- Fossil fuel space and water heating systems are much less efficient than the best heat pumps powered by solar or wind energy.

Solar and wind electricity production use no water and do not have the large losses associated with the steam cycle in thermal plants. Electric cars convert 80 percent or more of the electricity in the battery to power at the wheels, waste no energy at stop lights, and recover much of the energy that is otherwise lost in braking.

Based on present or near-future technology, an energy system that greatly reduces CO<sub>2</sub> emissions must be powered by electricity and that electricity should have low to zero emissions. Moreover, the technical potential for solar and wind energy in Maryland (and in the PJM grid region, of which Maryland is a part) is far greater than any conceivable need; this makes it possible, in principle, to have a zero emissions electricity system. That can be converted to reality because utility-scale solar and wind electricity generation is already more economical than coal and nuclear generation and on a par with, or cheaper than, natural gas generation. As this report shows, advances in energy storage and in electricity-system-related communications technology will make it possible to have a reliable and resilient zero-emissions electricity system by 2050 that is more economical than business-as-usual and that is based almost entirely on variable wind and solar resources.

Hourly modeling of loads, including electric vehicles, solar and wind generation, storage, demand response, and flexible peaking generation (fueled by renewable hydrogen) shows that baseload coal or nuclear power plants are not needed. Indeed, the inflexibility and slow response times of these plants to changing grid conditions is likely to be a hindrance to economical and smooth operation of an electricity system when solar and wind become the dominant sources of energy.

Finally, it is essential to note that the present statutory definition of renewable energy in Maryland includes a variety of carbon-emitting sources. In fact, carbon emissions from Maryland's "Tier 1" renewable energy sources in 2014 per unit of electricity generation were greater than the average from all sources (mainly coal, natural gas, and nuclear). Our approach to an emissions-free electricity system assumes that Maryland will clean up its current definition of renewable energy to include only zero-emission sources that conform to the definition of the term "renewable energy" in the fifth assessment of the Intergovernmental Panel on Climate Change (IPCC5):

Any form of energy from solar, geophysical, or biological sources that is *replenished by natural processes at a rate that equals or exceeds its rate of use.*<sup>10</sup>

#### 4. The Solution Part I: Renewable energy and efficiency

Taken together, efficiency, renewable energy, storage, and a smart grid will enable Maryland to transition to an essentially emissions-free energy system and save money in the process. The combination of energy efficiency and the electricity in place of direct fossil fuel use in buildings and transportation will greatly reduce primary energy use even as the economy grows. Figure ES-1 shows Maryland's primary energy use in 2011 and in the 2050 business-as-usual scenario and the 2050 *Climate Protection Scenario*, developed by IEER and discussed in detail in this report. The electricity system in the Climate Protection Scenario has zero emissions; there are some emissions from small residual direct uses of fossil fuels (for instance in aircraft, boats, and some HVAC systems) and industrial uses, as for instance in cement production. These residual emissions can be mostly or completely eliminated with foreseeable advances in technology and investments in converting HVAC systems to electricity beyond those envisioned in the Climate Protection Scenario.

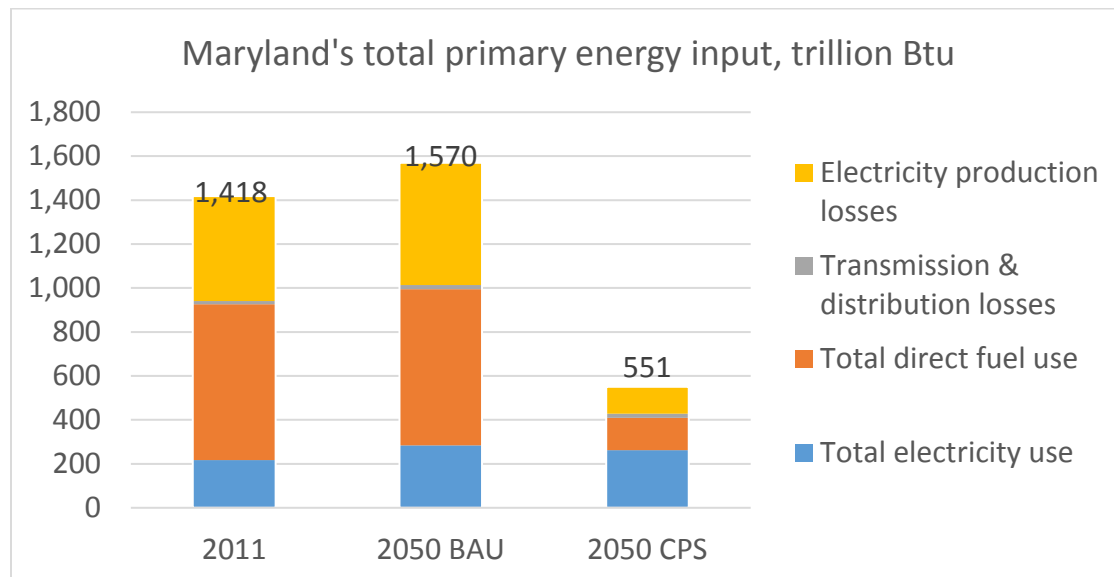


Figure ES-1: Maryland's primary energy input, in 2011, and in the 2050 business-as-usual scenario and the 2050 Climate Protection Scenario. Source: IEER

<sup>10</sup> IPCC5 Mitigation 2014, p. 1261, italics added

Total energy sector GHG emissions would decline by over 90 percent relative to 2006. The economic growth assumption for the Climate Protection Scenario and the business-as-usual scenario are the same – an approximate doubling of the economy by 2050 in real terms.

The percentage of primary energy used in the Climate Protection Scenario is estimated to be less than half of that in 2011 even though the Maryland economy would be more than twice as large, as measured by the Gross State Product. The energy use in the business-as-usual case would not be much larger than in 2011 because we have assumed that present federal efficiency standards for vehicles and appliances and State standards for buildings will be implemented.

We estimate that the overall cost will be lower as a fraction of the Gross State Product in both scenarios than in 2011, when it was about 7 percent. This is the mainly result of efficiency improvements that are normally taking place in the economy. We also estimate that costs will be lower in the Climate Protection Scenario than in the business-as-usual scenario (3.9 percent compared to 4.7 percent – see Figure ES-2).

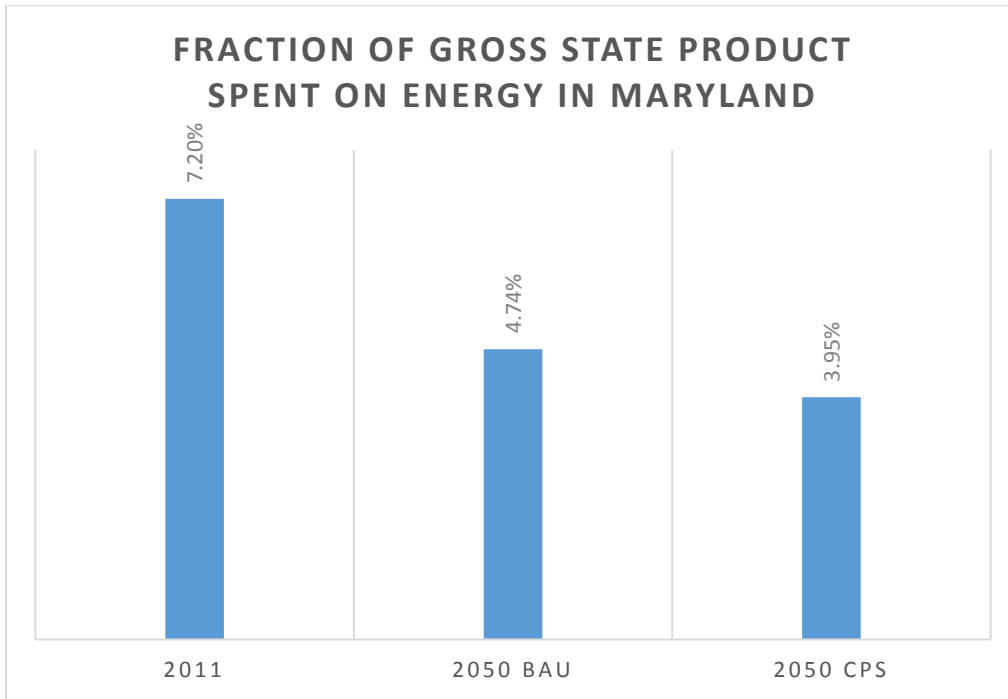


Figure ES-2: Costs of the energy system, as a fraction of gross state product, in Maryland in 2011 and in the 2050 business-as-usual (BAU) scenario and the Climate Protection Scenario (CPS). Source: IEER

Looked at another way, a price on carbon is no longer necessary to make wind and solar energy competitive. However funds will be needed for a transition that protects communities and workers heavily dependent on fossil fuel or nuclear plants, for achieving energy equity, and for providing opportunities and jobs in low-income and other disadvantaged communities. These funds could be raised in various ways, including a modest tax on carbon. Such a tax, though not strictly needed for the transition, would accelerate the energy transition. Table ES-1 shows the cost results in detail.

Table ES-1: Energy system costs, for 2011, Business-as-Usual Scenario 2050, and Climate Protection Scenario 2050, millions of 2011 dollars per year (rounded to nearest \$100 million)

	2011	2050 Business-as- Usual	2050 Climate Protection Scenario
Electricity generation (all uses, including transportation), T&D, storage, and smart grid (Note 1)	\$8,300	\$15,000	\$15,400
Energy efficiency and demand response relative to BAU (includes HVAC conversions from fossil fuels to electricity) (Note 2)	\$0	\$0	\$7,100
RCI direct fuel use (includes industrial H <sub>2</sub> in Climate Protection Scenario) (Note 3)	\$3,200	\$5,400	\$1,400
Transportation direct fuel use and electric transport infrastructure (for CPS) (Note 4)	\$11,800	\$12,800	\$2,800
Road maintenance revenue to replace BAU transportation fuel taxes (Note 5)	\$0	\$0	\$500
Affordable Energy Program and Community and Worker Protection Fund (Note 6)	\$0	\$0	\$400
<b>Total</b>	<b>\$23,300</b>	<b>\$33,200</b>	<b>\$27,700</b>

Source: IEER. For detailed notes to this table see Table IX-1.

Table ES-2 shows the costs of energy in the overall context of the Maryland economy. It is essential to note that the estimated cost of the Climate Protection Scenario includes \$400 million per year for community and worker protection, creating jobs in low-income communities, and for making household energy affordable for low-income households.

Table ES-2: Comparison of energy systems costs and Maryland's Gross State Product (GSP), in 2011 and in the 2050 business-as-usual scenario and the Climate Protection Scenario, in millions of 2011 dollars, rounded to the nearest \$100 million

	2011	2050 Business-as- Usual	2050 Climate Protection Scenario
Maryland GSP, constant 2011 million \$ (Note 1)	\$323,100	\$699,500	\$699,500
Total annual energy system costs, constant 2011 million \$ (Note 2)	\$23,300	\$33,200	\$27,700
Fraction of Gross State Product spent on energy	7.20%	4.74%	3.95%
Total primary energy use, trillion Btu (Note 3)	1,418	1,570	551
Economic efficiency of energy use, GSP \$/million Btu	\$228	\$446	\$1,270
Energy expenditures as fraction of 2050 BAU	70%	100%	83%

Source: IEER. For detailed notes to this table see Table IX-2.

Economic efficiency of energy use, usually termed "energy productivity," can be defined as the amount of economic output per million Btu of primary energy input. This is shown in Figure ES-3, which compares economic efficiency of energy use in 2011, the 2050 business-as-usual scenario, and the

Climate Protection Scenario, calculated in constant 2011 million dollars. *Economic efficiency is about six times greater in the Climate Protection Scenario compared to 2011 and about three times greater than the 2050 business-as-usual scenario.* The business-as-usual scenario is much more efficient than the 2011 economy because of the appliance standards, vehicle efficiency standards, and other efficiency improvements that have become a normal part of the U.S. economy in recent decades (in particular since the energy crisis of 1973).

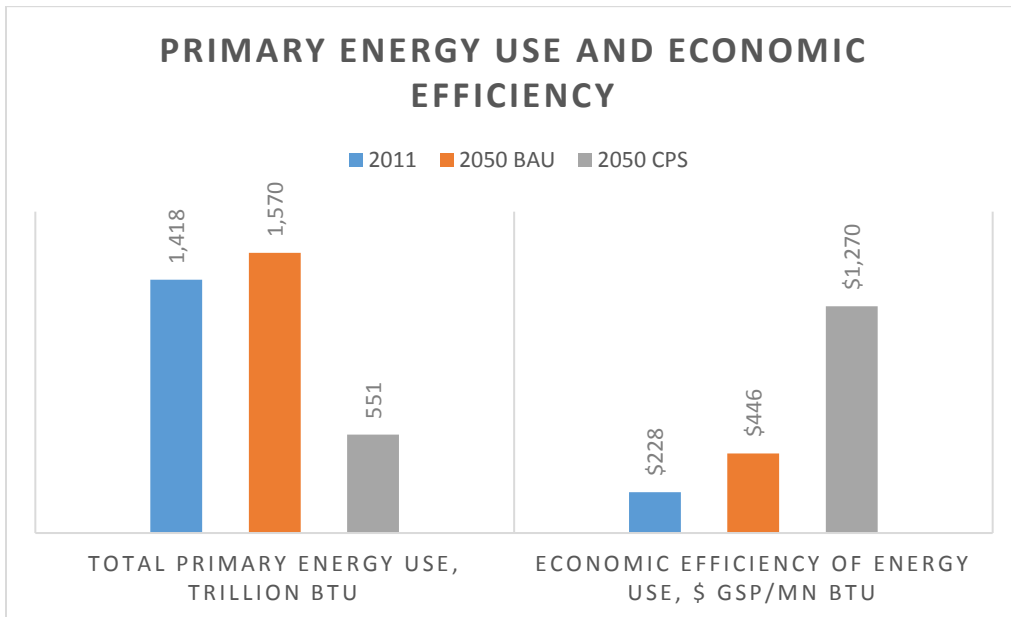


Figure ES-3: Primary energy use and economic efficiency of energy use (dollars output per million Btu) in 2011, 2050 business-as-usual scenario, and 2050 Climate Protection Scenario. Source: IEER

The average household energy bill, excluding transportation, in 2011 was 2.7 percent of the average income of about \$81,100 per year.<sup>11</sup> Gross State Product would slightly more than double (assuming a growth rate of 2 percent per year), yielding a household income of about \$175,000 per year. On this basis, the annual residential energy cost in the business-as-usual scenario would be about \$3,300 per year; it would be about \$2,300 per year in the Climate Protection Scenario.

Transportation energy costs would also be reduced – from about \$3,000 per year in the business-as-usual scenario, taking into account lower fuel use due to federal efficiency (CAFE) standards, to about \$2,200 per year in the Climate Protection Scenario. The latter figure includes the cost of electric transportation infrastructure and the corresponding distribution system upgrades.

To meet the long-term (year 2050) carbon reduction goal, Maryland must transition to a fully renewable and efficient electricity sector while utilizing electrification to replace the vast majority of the direct use of fossil fuels in the transportation and buildings sectors. To reach that critical long-term goal, it is essential to set an intermediate goal for 2030 that will ensure the *robust* achievement of a 40 percent reduction in GHG emissions by 2030 as required by Maryland's 2016 Greenhouse Gas Emissions Reduction Act. This means that the 40 percent goal should be achieved even if the Calvert Cliffs nuclear plant is shut prematurely (as several nuclear plants around the country have done), if electric vehicles

<sup>11</sup> Note this is average income, which is considerably higher than median income.

are slower to arrive on the market than indicated by current trends and assessments, or if electricity efficiency improvements fall short of the 2 percent per year target. Our approach to reducing GHG emissions and increasing efficiency would ensure such a robust outcome. The most important policy element that is needed is a definition of renewable energy that conforms with the IPCC5 definition. In case biomass is used, a complete and careful accounting will be essential to ensure that the replacement of biomass carbon occurs at the same or greater rate than its use (including any changes in the soil content of carbon) in the same year of its use.

The most important short- and medium-term policies needed to achieve the transition to an economical renewable energy system are:

- *Set renewable portfolio standards of 55 percent for 2030 and 100 percent for 2050 for the electricity sector, with intermediate target values as appropriate.<sup>12</sup>*
- *Define renewable energy strictly to conform to the definition of the most recent assessment of the Intergovernmental Panel on Climate Change (IPCC5), with additional specific restrictions on biomass (in case it is used) to ensure that its use is renewable.*
- *Convert direct fossil fuel use in buildings to efficient electric systems and set stringent standards for new buildings.*
- *Build infrastructure for electric transport, including in areas with low-income residents, and make electric vehicles the default transportation option for State purchases.*
- *Improve efficiency of electricity use for existing uses by 2 percent per year.*

## 5. The Solution Part II: Resilience and energy democracy in the grid-of-the-future

Building a resilient electricity system will require a number of new elements; the most important technical elements include far greater reliance on distributed energy resources (generation, demand response, storage). Some of the distributed energy resources will be in microgrids, which consist of combinations of generation, storage, and demand response elements. During grid outages, a microgrid automatically islands itself and continues to supply essential loads within the microgrid area.

The technical, institutional, and economic architecture of the grid will need to be very different from the centralized grid of today in which utilities and merchant generating companies are the suppliers and the rest are consumers. Revenues currently depend primarily on the amount of electricity sold. *In the grid-of-the-future, millions of consumers will choose to be producers (a new term has been coined for them, “prosumers”).* Equitable access on fair terms, consistent with reliability, will be essential – independent of the size of the prosumer. The overall concept for structuring the grid-of-the-future should be “grid neutrality” which consists of:<sup>13</sup>

*Tenet I: Empower the consumer while maintaining universal access to safe, reliable electricity at reasonable cost.*

*Tenet II: Demarcate and protect the “commons.”*

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<sup>12</sup> Strictly speaking it is a 98 percent RPS plus about 2 percent hydroelectricity from the power plant at the existing Conowingo dam. This hydropower can be replaced by wind and solar, if necessary, for a 100 percent RPS.

<sup>13</sup> Hu et al. 2015, quoting major points

*Tenet III: Align risks and rewards across the industry....Safeguard the public interest by containing the risks undertaken by private parties to those participants.*

*Tenet IV: Create a transparent, level playing field. Promote and protect open standards, data access and transparency to encourage sustainable innovation on the grid. Prevent any single party -- public or private -- from abusing its influence.*

*Tenet V: Foster open access to the grid. Allow all parties who meet system-wide standards the opportunity to add value to the grid. Apply all standards evenly and prevent any non-merit-based discrimination.*

It is likely that real-time rates for a variety of services, including electricity supply, capacity, voltage and frequency regulation, demand response of various types, and interruptible service will be needed to reliably and economically operate the grid-of-the-future. Two-way communication between consumers, prosumers, various intermediaries, large-scale producers, regulators, and grid operators will be needed and should be embedded in the electric power system.

Open, equitable, and fair access is essential to a democratization of the grid. But it will not be enough. Complementary policies will also be needed to ensure equity. For instance, low-income households will need Internet access and smart appliances in order to benefit from demand response offerings in the grid-of-the-future. Their bills and energy burdens may rise without that. How will such equity issues be addressed for low-income renters or for households that cannot afford to replace appliances when they become obsolete? Equity would be promoted by community solar installations with equitable pricing policies will be important to ensure that households and businesses that cannot install rooftop solar (or other “behind-the-meter” solar, such as parking lot solar canopies) can still benefit from the value that solar energy provides.

The Climate Protection Scenario has significant resources that are devoted to increasing the resiliency of the electricity grid. They include distributed solar electricity generation, battery storage, combined heat and power (CHP), local hydrogen storage (at distributed production sites), smart grid investments, and extensive demand response capability. That said, we stress that this report does not contain an actual design of a resilient system. Such a design requires detailed consideration of essential loads and their geographic locations on a neighborhood-by-neighborhood basis as well as by the function of the facilities. In addition, more than one category of essential load may need to be considered. For instance, there are “critical” loads, which must be powered, and “priority” loads, which would receive power at high priority once critical loads have been met.<sup>14</sup> The design of microgrids requires the input of a variety of stakeholders.

The considerations in this report are more aggregated; they are sufficient for the purposes to show that significant provision for resilience can be made within the context of an emissions-free electricity system and the grid, therefore, made more reliable and functional even in the context of changing climate. And we will see, when we consider costs, that the costs of energy services in the Climate Protection Scenario are lower than those in the business-as-usual scenario, even though there is no specific provision for resiliency in the latter. Finally, technology is changing very rapidly; this implies that the design of microgrids and the extent of their use will also evolve. For instance, a new solar panel scheduled to be

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<sup>14</sup> Jensen et al. 2015, p. 19

on the market in 2017, combines a solar panel with an inverter, battery, and smart communications technology in a single panel called “SolPad.”<sup>15</sup>

## 6. Energy equity and democracy

Energy burdens for low-income households are already high – 10, 15, or 20 percent of income -- even more for very low income households. Relief is already an urgent need. Without explicit protections, a transition to the grid-of-the-future could exacerbate energy inequities. For instance, real-time rates without real-time information, and without the automated operation of smart appliances to take advantage of the most economical times to run them, could result in low-income households having disproportionately high bills compared to typical households. Many low-income renters would be unlikely to become prosumers because of lack of capital or inadequate credit; they would therefore be unable to avail themselves of the opportunities for income and lower bills offered by the grid-of-the-future. Equity requires action in two broad areas:

- Ensuring that energy bills are affordable (that is, preventing harm);
- Opening up opportunities for low-income households in the grid-of-the future.

### i. Affordable energy

Affordable energy bills can be guaranteed if the Affordable Energy Program (AEP – also known as a percentage of income payment plan) is adopted. The AEP, evaluated and recommended by the Public Service Commission Staff in 2012, limited electricity and heating bills to 6 percent of gross income as a central feature.<sup>16</sup> Enacting the AEP now would provide many benefits both to low-income families as well as to taxpayers in the form of avoided costs of providing shelter and added medical care to families made homeless by unaffordable energy bills. We have examined the issues at length in the Energy Justice report of the Renewable Maryland Project; we summarize the main recommendations here:

- *Put in place the Affordable Energy Program to limit energy expenditures to 6 percent of gross income;*
- *Provide universal solar access to low-income households through government or utility procurement of solar energy under the supervision of the PSC;*
- *Weatherize low-income homes and improve appliance efficiency;*
- *Provide incentives and disincentives to landlords to ensure compliance with rental property regulations.*

Our evaluation showed that, besides the benefits to low-income Marylanders themselves, large non-energy benefits would flow to ratepayers and taxpayers generally from AEP implementation, for instance, in the form of reduced emergency medical care expenses.

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<sup>15</sup> See SolPad 2016.

<sup>16</sup> The proposal has complex provisions regarding emergencies, arrears in bills, etc. Please see *Energy Justice in Maryland’s Residential and Renewable Energy Sectors* (Makhijani, Mills, and Makhijani 2015, Chapter V), for discussion and references to the relevant PSC documents. This section is based on that report, unless otherwise specified.

## ii. Energy opportunities

Producing solar energy on the rooftop of one's property, owning part of a community solar system, or trading renewable energy within a microgrid are among the currently feasible opportunities in the grid-of-the-future. Energy storage and supply of voltage and frequency support to the grid are now practically open only to large prosumers. These and other aspects of energy technology will become available at all scales in the coming years. Low-income households will need equitable access in both the economic and technical space to avail themselves of such economic opportunities. Broadband access sufficient to participate in and benefit from the grid-of-the-future will be essential. Providing access at reduced rates could have large collateral benefits in terms of increased spending power via reduced energy bills, and, perhaps more importantly, new educational and employment opportunities. Broadband access is already a significant equity issue in its own right. It will become more important in the grid-of-the-future.

It will also be important to maintain net metering – including virtual net metering – for behind-the-meter as well as community solar systems. Some have argued that sales of electricity to the utility by retail customers should be compensated at wholesale, rather than retail, generation rates.<sup>17</sup> This not only grossly undervalues solar energy, but also shuts out low-income households from securing benefits of net metering in the future that have so far accrued mainly to middle- and upper-income households. The direct cost of net metering to non-solar consumers is low and the benefits are high, especially in Maryland where solar generation remains a small fraction of the total. Our recommendations on energy opportunities in the context of equity, taking into account the specific values of solar energy, equity, and Maryland's situation are to

- *Maintain net metering for behind-the-meter solar systems and extend it to community solar systems until a full and fair grid-of-the-future proceeding results in grid neutrality and equity rules that are appropriate to the energy transformation we need;*
- *Ensure affordable broadband access to low-income households at least sufficient to benefit from grid-of-the-future opportunities;*
- *Ensure that low-income households, including rental units, have features like smart appliances and broadband connections to benefit from rate structures as they evolve. Maryland's livability housing code will likely need to be updated to reflect these requirements.*

## iii. Energy democracy

Democracy is basically about control, accountability, and transparency. By extension, energy democracy in the electricity sector is also about the process by which decisions are made. That process must be transparent, accessible, and fair to all parties, including low-income households. Until recently, the controlling factors were limited to the extent of energy use and affordability of the bills. Even in that arena, much of the consumption relates to the nature of the building, the efficiency of the appliances, the type of HVAC systems, and the efficiency of the building structure. These are normally not under the control of renters. Homeowners replace appliances over time and can (and do) choose higher efficiency devices. Even in this arena, low-income homeowners are at a disadvantage when the more

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<sup>17</sup> The CEO of Exelon, Chris Crane is a prominent and, for Maryland, very relevant example. See quote in Makhijani 2015, pp. 5-6 and associated discussion.

efficient devices have lower life-cycle cost, but significantly higher first cost. Further, it is more complex and costly to retrofit existing structures to make them more efficient than to build them well in the first place. That control belongs to builders, who not only lack systematic incentives or requirements to build the most efficient houses, but who often focus on keeping the construction costs as low as possible, even at the expense of higher operating costs. It also belongs to governments at various levels, which can require stricter building codes.

It is now possible for people and businesses to become owners of electricity generation systems, either directly on their own property or as part owners of community installations. But the specific situation of low-income households makes it difficult for them to partake of the benefits of the ownership even in community systems. In this context the following principles should be critical elements of energy democracy and the grid-of-the-future. The first four in the list below were spelled out by the Energy Democracy Alliance.<sup>18</sup>

- Racial and economic injustice and energy insecurity must be remedied “by targeting the benefits of state-funded energy efficiency and distributed renewable energy development to communities confronting those injustices.”
- The benefits of an efficient and renewable system must accrue to all Marylanders, “regardless of home-ownership status, location, race, wealth, or income”
- “All institutions that make decisions for the public around energy or energy market development should create mechanisms to ensure widespread and meaningful participation in democratic decision-making, transparency, and public accountability.”
- Creation of good jobs and economic opportunities “for local people often left out of economic opportunities, including people of color, youth, women, formerly incarcerated individuals, refugees, immigrants, veterans, long-term unemployed and members of frontline climate-vulnerable communities” is essential if the benefits of a distributed and efficient energy system are to be equitably enjoyed.
- A just transition for workers and communities that are heavily dependent on the current centralized generation system is also essential for energy democracy. We address this issue in the next section (7.ii).

## 7. Jobs, communities, and the energy transition

### i. Number of jobs

Overall, about 64,000 steady full-time-equivalent jobs would be created in the United States, most of them in Maryland, in creating and maintaining Maryland’s energy system of the Climate Protection Scenario. The increment of jobs within the state over business-as-usual depends strongly on state policy. Moreover, if the State proceeds vigorously to a renewable, efficient, and resilient energy system, it could become a manufacturing center as well, with attendant positive implications for jobs. The quality of the jobs would be comparable to those in the utility and construction sectors today.

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<sup>18</sup> The first four bullet points are quoted or paraphrased from the principles enunciated by the New York State Energy Democracy Alliance, at <http://energydemocracy.org/about>. (Energy Democracy Alliance 2015)

In addition, since the Climate Protection Scenario energy system would save money, additional jobs, called “induced jobs,” would be created when the money is spent or invested. Total direct, indirect, and induced steady jobs in the United States corresponding to Maryland’s energy requirements and the stimulus of the savings in the Climate Protection Scenario would be between 70,000 and 120,000 jobs (rounded to the nearest 10,000 jobs). Far more of these jobs would be in Maryland than in the present-day fossil fuel dominated energy system in which most investments occur outside the state. However, the specific proportion of in-state jobs will depend on how much leadership Maryland establishes relative to other states in the mid-Atlantic and Northeast regions (see Section 7.iii, of this summary below).

## **ii. The Community and Worker Protection Fund**

Maryland’s energy system, like that in the rest of the United States, depends mainly on fossil fuels. In Maryland’s case, almost none of the fossil fuel production is within the state. Nonetheless, a transition to a renewable energy system means that fossil fuel installations must be phased out. Typically, when such change happens, workers become unemployed and communities lose tax and other revenues that support essential services, like fire departments and libraries. If the energy transition is to be just and equitable, it will be essential to create jobs and alternative revenue streams that protect communities now dependent on fossil fuels. That may also be needed in the case of Maryland’s only nuclear plant, whose federal license is due to expire in the mid-2030s.

We estimate that there are now about 2,000 direct jobs associated with coal and nuclear generating plants where transition funds will be needed. This number is small compared to the jobs that will be created by the energy transition; however, there is no guarantee that workers in small, heavily impacted communities will get them in sufficient numbers and quality. A well-managed transition will require funds for investing in communities where there are large blocks of vulnerable jobs – coal mines in Western Maryland, coal-fired power plants, and the nuclear plant at Calvert Cliffs (should it be closed).

There is also no guarantee that the new jobs will be created in areas of high unemployment, in disadvantaged communities, and in areas where there are large proportions of low-income households. The creation of good jobs in low-income areas and communities will provide the basis for higher income and opportunity in the grid-of-the-future. Success in that endeavor would also reduce the need for energy assistance.

- *Revenues for the Community and Worker Protection Fund could be raised in various ways – taxes, a carbon fee, and, in the long-term, when fossil fuel use is low and renewable energy use is high, possibly even a fee on renewable energy. We have included the cost of the Community and Worker Protection Fund as well as the Affordable Energy Program in the overall cost of energy in the Climate Protection Scenario.*

Maryland is already part of the Regional Greenhouse Gas Initiative. Some of the funds from this initiative are used to assist low-income households. The expansion of this initiative may be a way to raise part of the needed funds. The cost of the Climate Protection Scenario includes \$200 million per

year for the Community and Worker Protection Fund and an equal amount to implement the Affordable Energy Program.<sup>19</sup>

Finally, global equity will also make demands on all people in wealthy countries, under commitments made in December 2015 in Paris. That agreement, which went into effect in early November 2016, made a commitment that developed countries would provide at least \$100 billion per year in the year 2020 and thereafter to developing countries. The latter have contributed a relatively small amount to climate disruption; many stand to suffer dire consequences. The shares of different developed countries have not been determined, but it is reasonable to assume, based on the size of its economy and cumulative past emissions that the U.S. share would be substantial. A 20 percent share would amount to \$20 billion per year. It is unclear how the U.S. government plans to meet its obligations or even whether there would be actual taxpayer funds involved.

### **iii. Manufacturing jobs**

Manufacturing jobs are being created in renewable energy in areas as varied as upstate New York and Texas. One key appears to be leadership in renewable energy in the form of firm and large commitments to increase its use. For instance, the city-owned public utility in San Antonio, Texas, leveraged a decision to build 400 megawatts of solar PV capacity to bring solar module manufacturing to the region. The rapidly increasing demand for solar energy creates the basis for such manufacturing in the United States. It is more likely to go to areas that make firm commitments to solar energy and leverage those commitments into manufacturing jobs. Specifically, it will take tens of millions of solar panels to meet the requirements of the Climate Protection Scenario as envisioned in this report. A commitment to a 55 percent RPS by 2030 and a fully renewable electricity sector by 2050, with a large fraction coming from solar energy in both years, would go a long way to creating the leverage for solar panel and other solar component manufacturing. A cleaned up renewable energy definition is essential in any case.

Similar arguments apply to jobs in other areas of an efficient, renewable energy future: ambitious offshore wind targets, a commitment to transition from fossil fuel to highly efficient electric HVAC systems, building a foundation of an equitable and resilient grid-of-the future with electricity storage, and a commitment to electric transportation, notably electric public transportation.

## **8. Environment and sustainability**

A transition to a renewable energy system based on solar and wind energy would create huge collateral benefits in the form of better health, reduced air pollution, vastly reduced water use, and reduced water pollution. These benefits would be in addition to eliminating over 90 percent of the CO<sub>2</sub> emissions.<sup>20</sup>

For instance, solar and wind generation require essentially no water. Water withdrawals due to thermal electricity generation for Maryland's use (in-state generation and net imports of electricity) amounted to roughly 2.4 trillion gallons in 2011. Those water withdrawals will no longer be needed. Evaporation due to thermal generation (for various states in the PJM region) is responsible for almost three-fourths

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<sup>19</sup> The provision for the AEP is over and above the business-as-usual cost of energy assistance.

<sup>20</sup> Some of the remaining 10 percent are associated with air travel and boats, while the rest is associated with residual use of natural gas in buildings that are difficult to convert. It may be possible to eliminate the last ten percent but it is difficult to estimate the costs within the scope of this study.

of the water consumption in the Susquehanna River Basin and is a major element in water shortage for new uses. This water would be available for new uses throughout the region and for increased freshwater flow into the Chesapeake Bay.

The vast majority of air pollution, including sulfur dioxide, nitrogen oxides, and unburned hydrocarbons would also be eliminated, with the concomitant reduction of air-pollution-related diseases.

Of course, like all investments, those needed to implement the Climate Protection Scenario would have their own environmental impacts. Metals will still be needed, with attendant mining and processing impacts. Quartz is mined for solar panels; chemicals are used to reduce it to silicon for solar cells. A variety of materials is needed for batteries. The impacts can be minimized through materials recovery, low-impact processing technologies, and efficient materials use, but there must be a concerted effort and suitable policies to reduce impacts.

Solar and wind energy require land; however, it is little recognized that the impact of the Climate Protection Scenario would actually be much lower than that of the present energy system. The physical footprint of onshore wind in 2050 of the Climate Protection Scenario would be well under 10,000 acres (within Maryland and in other states); the visual impact would be much larger. Utility-scale solar involves a significant amount of land – about 85,000 acres in 2050 in the Climate Protection Scenario (whether in Maryland or elsewhere).

*Yet the total amount of land needed is far less than Maryland's share of the agricultural land needed to produce corn for ethanol, which provides only a small fraction of automotive fuel today. Marylanders use over 500,000 acres of agricultural land for corn ethanol for vehicles – though it is generally not within the state (see Attachment B). The cumulative land requirements for producing the fuels needed for the present fossil-fuel-dominated energy system over decades are comparable or larger – and the land and associated ecosystems are often severely harmed in the process. Reduction in land requirements would be a significant net benefit of implementing the Climate Protection Scenario.*

## **9. Obstacles**

Maryland is part of the PJM grid system, which covers most of the mid-Atlantic region and extends westwards to Ohio and in a patchwork up to Chicago (but not most of the rest of Illinois). In this system the owners of the wires – the transmission and distribution system for electricity – are regulated, but most of the supply of electricity, mainly provided by large merchant generating companies, of which Exelon is the largest, is not regulated. In the future, the amount of electricity carried by the distribution part of the grid is likely to grow significantly, despite efficiency improvements, because of the electrification of the vast majority of transportation and the conversion of fossil fuel space and water heating to efficient electric systems. Thus, the wires-only utilities can expect to benefit from the transition along with many other parties.

The same may not apply to merchant generating companies. Centralized generating plants can be expected to reach the end of their useful lives between now and 2050. However, the temptation to use political and economic leverage to keep economically obsolete plants running is even now being displayed in New York and Illinois. This could hinder distributed renewable electricity development. The ownership of wires-only utilities by merchant generating companies creates a long-term conflict of interest. Such ownership is permitted in Maryland and has resulted in a single merchant generating company also owning wires-only utilities that supply the vast majority of customers in the State.

*Maryland should consider requiring a divestment of wires-only companies by merchant companies supplying electricity to the State's grid in case control of the distribution wires by merchant companies becomes a hindrance to a democratized, distributed electricity system.*

Investment in new fossil fuel infrastructure, such as in natural gas production in the State or interstate natural gas pipelines could retard the transition. Specifically, it could set the stage for prolonged use of those facilities to recover costs from consumers that would otherwise become stranded costs. Renewable energy, efficiency, HVAC technologies that are economical and can replace natural gas are available and can be implemented to avoid new large-scale investments in fossil fuel infrastructure.

*New large-scale fossil fuel infrastructure, such as natural gas production by hydraulic fracturing in Maryland and associated infrastructure, should not be permitted because it would hinder a transition to an emissions-free energy system and likely make it more expensive in the long-term.*

Maryland's inclusion of a variety of carbon-emitting sources in its current definition of Tier 1 renewable energy is a significant obstacle to achieving a low-emissions energy system by 2050 and may even compromise the achievement of a 40 percent reduction in GHG emissions by 2030 (depending on the mix of Tier 1 resources available in the PJM region and their relative prices). Changing the definition of renewable energy in the coming years to conform to the IPCC5 definition and taking careful account of the net carbon content of biomass energy (including soil carbon changes) is essential, though it appears to be politically difficult at the time of this writing. It is possible that combining these changes with putting a Community and Worker Protection Fund into place may reduce that difficulty. In addition, as discussed in Section 7.ii above, a firm commitment to solar and offshore wind would provide leverage for increasing jobs related to renewable energy and efficiency manufacturing.

## **10. Getting to a 100 percent emissions-free energy system**

The Climate Protection Scenario modeled in this report has a 100 percent renewable electricity sector. To get to a low emissions energy future, it is also important to consider direct use of fossil fuels. Most of that is addressed by the conversion of the vast majority of space and water heating to heat pumps and of petroleum vehicles to electric vehicles. We assume that there will be some continuing CO<sub>2</sub> emissions from aircraft, boats and other non-road transportation, from a small fraction of heating systems that are assumed to continue to use fossil fuels, and from some remaining use of fossil fuels in industry. The overall result is about 91 percent reduction in CO<sub>2</sub> emissions by 2050 relative to 2006.

It is possible to approach a 100 percent emissions-free energy sector, except possibly in the case of aircraft emissions. Micro-CHP systems with fuel cells powered by renewable hydrogen, seasonal storage of heat and coldness, community geothermal heat pumps systems, use of evacuated tube (high-temperature) solar hot water heating for industrial process heat, replacement of coal with hydrogen in cement production, ships powered by renewable energy, and other technologies could help achieve that goal (see Chapter VII, Section 7). Maryland can establish leadership in this area by implementing pilot projects and assessing the applicability and cost of these technologies (see Chapter XII, Section 9).

## **11. Overall conclusions**

The decline in the cost of renewable energy, continuing vast low-cost energy efficiency potential, fast developing grid-of-the-future technology, immense benefits of adopting an affordable energy program

for low-income households, and the possibilities for increasing resilience and democratizing the energy sector present a unique opportunity to transform the energy sector and to create a nearly emissions-free energy system. The electricity system can be 100 percent renewable based almost entirely on solar and wind as primary energy sources, complemented in various ways by demand response, combined heat and power (CHP), renewable hydrogen, and battery storage. *Baseload generation is not required.* Indeed, inflexible baseload generation with slow ramping rates, such as present-day coal and nuclear generation, is likely to be a hindrance at high levels of wind and solar penetration. Indeed, inflexible “24/7” nuclear generation was noted as a “real problem” for grid management in California by David Olsen, who is a member of the Board of Governors of the California Independent System Operator:<sup>21</sup>

Having a 24/7 nuclear plant, from a grid operator’s standpoint — that is a real problem.

Dealing with 2,200 MW coming in at every minute — we have to design our grid around that inflexibility. ‘Baseload’ refers to an old paradigm that has to go away.

*The detailed assessment we have made indicates that a completely renewable electricity system and more than 90 percent reduction in energy-sector GHG emissions will save Maryland consumers between \$1.8 billion and \$7.8 billion a year (5 percent to 24 percent less) compared to a business-as-usual approach by the year 2050. These estimated savings in energy cost take into account the added cost of creating a Community and Worker Protection Fund and limiting low-income households’ energy expenditures to 6 percent of gross income.*

It is important to recognize the features that make the Climate Protection Scenario more economical than business-as-usual.

- Primary energy use is only about one-third that in the business-as-usual scenario. A principal reason is the elimination the very large thermal losses that characterize the present electricity system, which would continue in a business-as-usual scenario. There are losses in the renewable electricity system but they are much smaller.
- The electricity is used much more efficiently because investments are made in that sector in preference to generation – appliances, building envelopes, HVAC systems, lighting....
- Electrification of road and much non-road transportation makes that entire sector much more efficient. Electric vehicles deliver 80 percent or more of the energy at the plug to the wheels of the vehicles, in contrast to petroleum-fueled vehicles where the corresponding number from pump to wheels is only about 20 percent.
- Efficient electrification of space and water heating, both of which reduce primary energy use when solar and wind are the main energy sources.
- Effectiveness of demand response in reducing the effect of variability in wind and solar energy; the need for storage is also thereby reduced.
- The capital investments in the two scenarios are broadly comparable in magnitude though in very different areas. But solar and wind energy require very little maintenance compared to thermal generation, reducing a major cost, and no fuel, which further reduces energy system cost.

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<sup>21</sup> As quoted in Wilder 2016. The California Independent System Operator covers the vast majority of California and a small part of Nevada. The context of the remark was the plan for the closure of the Diablo Canyon nuclear plant in the 2020s.

There are also vast non-energy benefits that we have not attempted to quantify, though we have included the costs of the energy system elements in our calculations. The non-energy benefits include:

- Near-total elimination of energy-related air pollution and consequent reduction of air-pollution related diseases;
- Elimination of water use for electricity generation; the water thus made available could have enormous economic and ecological value;
- Increased grid resilience, which would reduce economic losses and medical emergencies caused by prolonged electricity outages.
- Reduction of inequities – the Affordable Energy Program alone, for which costs are included, could produce tens of millions of dollars of non-energy benefits just in the form of reduced homelessness and emergency medical costs. Better health and higher productivity at school and work are other benefits that we have not attempted to quantify.
- A significant reduction of land needed over the long term compared to the present system where mining for fuel required continued need for more land. In a solar and wind system, land requirements can be expected to decline as efficiency of solar panels and capacity factor of wind turbines improve.
- A great reduction of land requirements when liquid fuels are replaced by electricity for vehicles by the elimination of approximately 500,000 acres that Maryland uses in other states to supply the ethanol for its vehicles. We estimate land requirements for solar and wind in the Climate Protection Scenario to be less than 100,000 acres (either within Maryland or in other states or both).

## I. Major aspects of the transition

### 1. Climate context – the 2°C limit

Maryland's greenhouse gas reduction goals are set in the context of the global climate problem and the analysis of that problem by, among others, the Intergovernmental Panel on Climate Change (IPCC). Specifically, the 2009 Greenhouse Gas Emissions Reduction Act (GGRA) set its goals in light of the IPCC's work up to that time. Those goals had two components. The first was the adoption by the end of 2012 of "a final plan that reduces statewide greenhouse gas emissions by 25% from 2006 levels by 2020." The second was a longer term goal:<sup>22</sup>

The [2020] plan shall be developed as the initial state action in recognition of the finding by the Intergovernmental Panel on Climate Change that developed countries will need to reduce greenhouse gas emissions by between 80% and 95% from 1990 levels by 2050.

Specifically, the goal for developed countries was set so that they could meet their part of the overall global goal of 41 to 72 percent relative to 2010 reduction in GHG emissions by 2050. This range of reductions would, according to the IPCC, make it "likely" that the global average temperature increase could be limited to 2°C below the 1850-1900 average.<sup>23</sup> Keeping the global temperature rise to "below 2 degrees Celsius, on the basis of equity and in the context of sustainable development" was a primary goal in the agreement reached in 2009 by the parties to the United Nations Framework Convention on Climate Change (UNFCCC).<sup>24</sup> The more stringent goals for developed countries, as a matter of equity, arise from the far larger contribution they have made to date to the buildup of greenhouse gas concentrations in the atmosphere.

The 2009 GGRA translated the range of 80 to 95 percent emission reductions below 1990 into a specific 2050 goal using a 2006 baseline; specifically, it asked for the preparation of "a plan to meet a longer-term goal of reducing greenhouse gas emissions by up to 90% from 2006 levels by 2050 in a manner that promotes new 'green' jobs, and protects existing jobs and the State's economic well-being."<sup>25</sup>

Maryland is on track to meet its 2020 goal of a 25 percent reduction in emissions relative to 2006 due to actions it has taken towards that end as well as changes in the marketplace such as higher mileage standards for cars and increased use of natural gas in place of coal for electricity generation.<sup>26</sup> Further, the Maryland Commission on Climate Change, in its December 2015 report, recommended that

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<sup>22</sup> Maryland GGRA 2009, Section 2-1205(C)(1) and (2)

<sup>23</sup> IPCC5 Mitigation 2014, Table SPM.1 (p. 13)

<sup>24</sup> UNFCCC 2009, p. 5. The United States is a party to the UNFCCC.

<sup>25</sup> Maryland GGRA 2009, Section 2-1201(4)

<sup>26</sup> MCCC 2015. The attribution of a reduction in greenhouse gas emissions due to natural gas displacing coal for electricity generation depends in large measure on the way natural gas CO<sub>2</sub>-equivalent accounting is done and on the fact that out-of-state natural gas leaks and emissions are not included in Maryland's GHG accounting.

Maryland “adopt a goal and develop a plan to reduce Maryland’s GHG emissions 40 percent from 2006 levels by 2030” with caveats similar to those in the 2009 GGRA.<sup>27</sup>

The 40 percent GHG reduction goal corresponds approximately to a trajectory of 70 percent reduction in GHG emissions by 2050 relative to 2006.<sup>28</sup> This is at the upper end of the range of reductions needed estimated by the IPCC to limit temperature rise to 2°C. However, it falls short of the maximum goal of 90 percent reduction relative to 2006 articulated in the 2009 GGRA.

According to the December 2015 report of the Maryland Commission on Climate Change, 43 percent reduction in GHG emissions by 2030 would be needed on a linear trajectory that would achieve 80 percent reduction by 2050.<sup>29</sup> Using the same chart, we estimate that a reduction of 50 percent in GHG emissions by 2030 would be needed to be consistent with about 90 percent reduction by 2050 (relative to 2006).

A target of 40 percent reduction relative to 1990, by 2030, was set by Executive Order in California in April 2015; this was deemed consistent with a trajectory of limiting temperature rise to 2°C.<sup>30</sup> For Maryland a 40 percent reduction relative to 1990 would be consistent with a little more than a 50 percent reduction below 2006 GHG emission levels by 2030.<sup>31</sup>

The calculations in this report were prepared with a trajectory of 50 percent reduction in GHG emissions by 2030 and 90 percent by 2050, both with a baseline of 2006. A caveat: we have focused only on the energy sector, which is responsible for more than 90 percent of Maryland’s greenhouse gas (GHG) emissions.<sup>32</sup> The implicit assumption is that parallel reductions in the sectors, like agriculture and waste management and cement production, not considered here, will be made. If these reductions are less than 90 percent, then more stringent targets would need to be set in the energy sector.

These goals (50 percent reduction by 2030 and 90 percent by 2050) are consistent with the greater efforts by developing countries and the requirement of such efforts under the UNFCCC as well as with keeping the temperature rise to less than 2°C. However, they will not be sufficient under the more stringent goals adopted by the twenty-first Conference of the Parties (COP21) to the UNFCCC in Paris in December 2015.

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<sup>27</sup> MCCC 2015, p. 28

<sup>28</sup> MCCC 2015, Appendix 1, pp. 8-9 (pdf pp. 38-39)

<sup>29</sup> MCCC 2015, Appendix 1, p. 9 (pdf p. 39) and Appendix 1, Figure 5 (p. 9 )

<sup>30</sup> California Executive Order B-30-15 (2015)

<sup>31</sup> We estimated this percentage by omitting the ozone depleting compounds from the 1990 GHG inventory for Maryland published by the Maryland Department of the Environment (Maryland GHG Inventory 2001. See Table 3 (p. 14)) and using a global warming potential for methane of 21 (instead of the 11 used in the report). Both these adjustments are necessary to make the 1990 inventory compatible with the 2006 inventory, which does not include ozone depleting compounds and which uses a global warming potential of 21 for methane. (Maryland GHG Inventory 2011, p. 10)

<sup>32</sup> We will consider only emissions of greenhouse gases in the quantitative analysis in this report. Storage of carbon in trees and soil is not evaluated here, though it is part of Maryland’s greenhouse gas accounting. We will use the terms “emissions-free” energy system in this report to mean a reduction of energy-related GHG emissions by 90 percent or more relative to 2006, which is the baseline year in Maryland’s greenhouse gas law. (Maryland GGRA 2009)

## 2. The Paris Agreement

The December 2015 Paris Agreement on climate protection seeks to hold “the increase in the global average temperature to well below 2°C above pre-industrial levels and to pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels, recognizing that this would significantly reduce the risks and impacts of climate change.”<sup>33</sup>

The change from the limit of 2°C limit agreed to in Copenhagen in 2009 to “well below 2°C” with an even more stringent limit of 1.5°C, was motivated by a number of factors, including assessments that the impact of 2°C could be much more dire than previously estimated.

In a 2016 journal article, which was published as a discussion paper in June 2015 (i.e., before the Paris negotiations), Hansen et al. argue, based on “paleoclimate data, climate modeling, and modern observations” that that a 20- to 30-foot sea level rise is possible in 50 to 200 years. Their conclusion regarding a 2°C temperature rise is as follows:

We also observe changes occurring in the North Atlantic and Southern oceans, changes that we can attribute to ongoing warming and ice melt, which imply that this human-driven climate change seems poised to affect these most powerful overturning ocean circulation systems, systems that we know have had huge effects on the planetary environment in the past. *We conclude that, in the common meaning of the word danger, 2°C global warming is dangerous.*<sup>34</sup>

The Hansen paper clearly indicated a need to set a limit more stringent than the 2°C agreed to in Copenhagen in 2009. A number of countries, notably island countries threatened by sea-level rise, came to the conclusion that even a limit below 1.5°C may be needed.<sup>35</sup> A simulation of the impact of 2°C (and 4°C) temperature rise on Chinese cities shows the possible profound impact on millions of people just in coastal cities in China.<sup>36</sup> Hundreds of millions of people would likely be affected by sea-level rise; more would experience more severe typhoons/hurricanes/cyclones. The term “well below” in the phrase “well below 2°C” was not defined in the Paris Agreement, but the text indicates that it means a limit between 1.5°C and 2°C.

Unfortunately, the time when a 1.5°C limit may have been achieved with relatively straightforward action on energy, forests, and agriculture, has long since passed. It will take efforts across a broad front to approach that goal by the end of the 21<sup>st</sup> century. The IPCC, in its fifth assessment, did not even evaluate any emission-reduction scenarios that would achieve this goal with high probability.

IPCC5 estimated that actions that would make it likely that the temperature rise would be limited to less than 2°C would have a small chance (about 16 percent) of keeping the temperature rise to 1.5°C.<sup>37</sup> These are poor odds. The IPCC also noted, in its summary explicitly addressed to policymakers, that **“Only a limited number of studies have explored scenarios that are more likely than not to bring**

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<sup>33</sup> Paris Agreement 2015, Article 2 (1) (p. 22). For comments, see Makhijani Paris Agreement blog 2015.

<sup>34</sup> Hansen et al. 2016, pp. 3800-3801; see also abstract. Italics added.

<sup>35</sup> Tschakert 2015 and Structured Expert Dialog 4 (2015)

<sup>36</sup> Watkins 2015

<sup>37</sup> Inferred by IEER from IPCC5 Mitigation 2014, Figure 6-13 (p. 439).

**temperature change back to below 1.5°C by 2100 relative to pre-industrial levels; these scenarios bring atmospheric concentrations to below 430 ppm CO<sub>2</sub>eq [parts per million carbon dioxide equivalent] by 2100.”<sup>38</sup> The world was *already* at 430 ppm CO<sub>2</sub>eq in 2011;<sup>39</sup> the value in mid-2016 was about 450 ppm CO<sub>2</sub>eq.<sup>40</sup> The evidence therefore indicates the need to remove already emitted GHG from the atmosphere. Methods such as improved agriculture to store carbon in the soil as a means of removing already emitted CO<sub>2</sub> from the atmosphere can be used.<sup>41</sup>**

The IPCC5 report laid out a range of GHG emission reductions that were more as well as less stringent than its 2°C scenario, reproduced below in Figure I-1. The United Nations fourth “Structured Expert Dialog” indicated that the most stringent reductions in this figure, the lower edge of the blue band, can be taken to correspond roughly to the requirements of keeping within the 1.5°C limit provided there was an even larger removal of already emitted CO<sub>2</sub> from the atmosphere (so-called “negative emissions”).<sup>42</sup> Figure I-1 indicates that in that scenario, global emissions of greenhouse gases would have to go to zero by about 2080; after that time, emissions would have to be negative – that is, already emitted GHGs would have to be removed from the atmosphere and destroyed or sequestered. Given the requirement of equity (see Chapter I, Section 1 above), the target date for achievement of zero GHG emissions in the United States and other Western countries must be well before 2080.

After charting a course for reducing energy-related emissions by about 90 percent relative to 2006 by 2050, this report will also briefly address some of the initiatives that are needed for a path that would be consistent with a 1.5°C target.

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<sup>38</sup> IPCC5 Mitigation 2014 p. 16, *italics in original*.

<sup>39</sup> IPCC5 Synthesis 2014, p. 20, fn 15, and p. 21 (in the Summary for Policymakers)

<sup>40</sup> The level in mid-2016 was about 450 ppm CO<sub>2</sub>eq. It does not include GHGs, like CFC-11 and CFC-12, covered by the Montreal Protocol to protect the ozone layer. The CO<sub>2</sub>eq level without the Montreal Protocol CFCs was estimated by IEER from NOAA 2016, Table 2, by using the 2014 to 2015 growth rate and excluding Montreal Protocol ozone-depleting compounds to make it comparable to the IPCC5 CO<sub>2</sub>eq estimate. The reason that temperature rise is not yet 1.5°C above late 19<sup>th</sup> century levels though the GHG level would suggest that is that there is a lag between greenhouse gas accumulations and global temperature rise. This is akin to the lag between the flame under a pot (greenhouse gas concentrations) and the water in the pot boiling. Of course, since GHG concentrations are changing, there is never a true equilibrium; rather the temperature rise generally lags the equilibrium value indicated by a specific GHG concentration level.

<sup>41</sup> Hansen et al. 2008 concluded that the combination of eliminating emissions and storing of carbon in soil and forests should *initially* target a level of 350 ppm for CO<sub>2</sub> concentration in the atmosphere, “with the target to be adjusted as scientific understanding and empirical evidence of climate effects accumulate.” (p. 229)

<sup>42</sup> Structured Expert Dialog 4 (2015), p. 14, paragraph 64, and Figure 15 (p. 15)

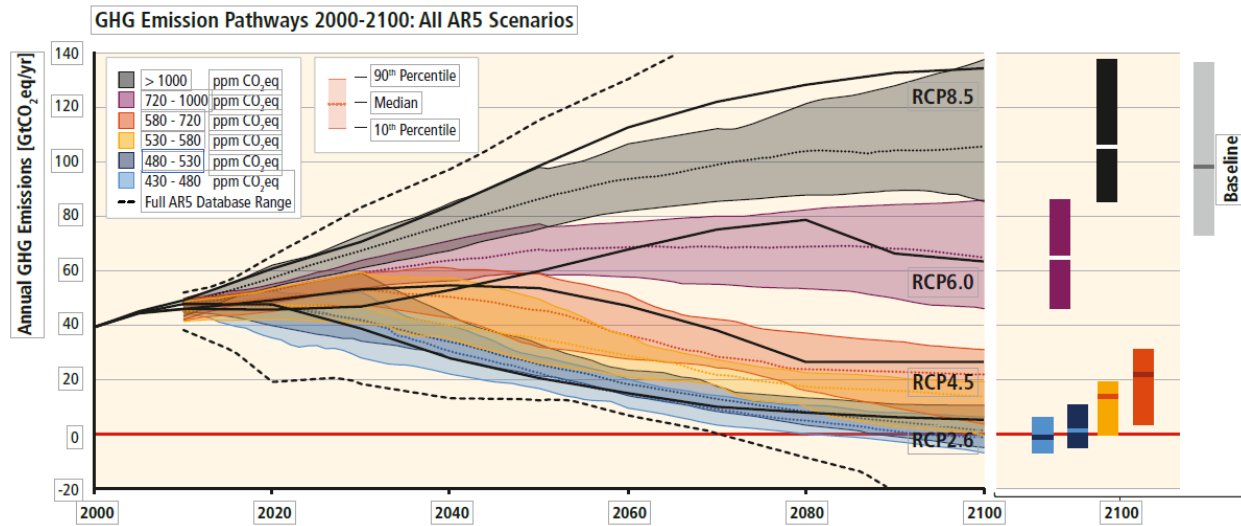


Figure I-1: IPCC5 scenarios for GHG emissions. The RCP2.6 scenario set corresponds approximately to limiting temperature rise to 2°C. The lower line in the light blue band corresponds roughly to a 1.5°C target. Source: IPCC5 Mitigation 2014, Figure SPM.4, upper panel (p. 11)

### 3. Technical aspects

There are four broad areas in the Maryland energy sector that must be analyzed to create a technical and economic roadmap to 90-plus percent reductions in energy-related emissions by 2050:

- Decarbonizing the electricity sector, where coal and natural gas are the main sources of CO<sub>2</sub> emissions. Contingency provisions are also needed to maintain the CO<sub>2</sub> reduction trajectory in case nuclear power plants are shut down before 2050.
- Decarbonizing the direct use of fossil fuels in buildings. This mainly relates to the use of natural gas, fuel oil, and propane for space and water heating, and of natural gas for a variety of other purposes, notably cooking.
- Decarbonizing on-road and non-road transportation. Petroleum fuels predominate in this sector. Aircraft fuel use is a particularly difficult area.
- Decarbonizing direct use of fossil fuels in industry. Fossil fuels are used in a large variety of ways in industry, including for steam and hydrogen production. We include the use of fossil fuels in agriculture for purposes such as crop drying in this category. Cement manufacture, which has emissions both due to fossil fuel (usually coal) use and due to conversion of limestone to calcium oxide (also known as “lime”) is a difficult area, but very important in Maryland and globally.

Renewable energy technology, and notably solar photovoltaic technology, has developed very rapidly in the last few years. Solar joins efficiency and wind, to make a trio that can enable a transition to a zero emissions electricity sector at a cost below that of fossil fuel, notably coal, and new nuclear generation. The ongoing technical and cost breakthroughs in storage, smart grid, smart appliances, electric vehicles (on-road and non-road), advanced heat pumps, and communications technologies make a transition from direct fossil fuel use in buildings and transportation to renewable electricity possible as well. The overall cost, as estimated in this report, would be lower than that of a business-as-usual approach. This

comparative statement is quite apart from the immense climate-related economic, health, and ecological costs that loom in the absence of strong action to reduce greenhouse gas emissions.

Of course, to say that something is technologically and economically possible far from guarantees its achievement. The current business model of the energy sector is based on centralized generating technologies that use fossil fuels. Petroleum and natural gas infrastructures are similarly centered on far-flung production facilities and a vast infrastructure to process and bring them to consumers for use in homes, businesses, industries, and transportation. These can and in some cases do represent significant obstacles since huge investments, profits, jobs, and the well-being of many communities are bound up in the existing infrastructure. In other words, the existing system has significant economic, political, and social inertia that must be overcome by countervailing forward momentum in new industries, jobs, inclusiveness of underserved populations, and protection of adversely affected communities and workers from negative impacts of the transition. Indeed, given the magnitude of the transition, protection of workers and communities before the adverse impacts become serious is essential to achieving the transition rapidly since only such consideration can reduce the resistance to the changes that are urgently needed.

#### 4. Challenges during the transition

Our evaluation indicates that the main challenges to a 90 percent reduction in emissions are not technical. That is, no new breakthrough technology is needed, except in the areas of aircraft and possibly ships, to achieve an emissions-free energy system. The principal areas that need major restructuring of present arrangements are as follows:

- **Grid-of-the-Future:** The institutional and business arrangements that will be needed to support an electricity system in which a large fraction of generation is distributed and grid-connected, and in which resilience is at a premium will be very different from the principles on which the present-day centralized grid functions. This category of challenges usually go under the rubric of “grid-of-the-future.” The New York State Public Service Commission has initiated a proceeding to examine the challenges of the transition under the rubric of “Reforming the Energy Vision.” Ensuring open access to and transparency of the grid to all parties, whether they are large or small consumers and/or producers, will be critical to an equitable transition. In other words, a democratization of the grid will be essential for the public to benefit from the transition in ways that go beyond the reduction of GHG emissions.
- **Energy justice:** Low-income households in Maryland (and elsewhere) have energy bills that are such a high fraction of income (“energy burden”) that they cause conflicts between paying rent and buying food and medicines or paying the heating bill and getting through the winter. These problems may be exacerbated by a transition to a grid-of-the-future unless specific measures are taken to ensure that low-income households can benefit from the transition. For instance, if rate structures are geared to the ability of appliances to adjust time of operation automatically, electricity bills will depend on whether households have the appliances and the information necessary to optimize the times of the electricity use, balancing energy and economic needs.
- **Community and worker transition:** A transition to the grid-of-the-future will create a large number of (net) jobs in Maryland. But some communities and groups of workers will be adversely impacted. A just transition for such communities and workers has not typically been a strong feature of major technological transitions in the past. Given that we know the problem

exists and that the transition will take two to four decades, it is essential to address it and find ways to provide good, remunerative employment to workers and security to communities before they are grievously affected by the phase-out of fossil fuels.

- **Resilience and renewable energy:** Microgrids – electrical systems that can operate with the grid and provide essential services in defined areas during outages – are an essential technical component of increasing the resilience of the energy system. Microgrids typically use natural gas-driven electrical power systems as the major component of local electricity supply. This is in obvious conflict with the goal of reducing CO<sub>2</sub> emissions in the long-term. A major change from fossil-fuel based resilience approaches to the renewable energy and storage-based approaches will be needed to ensure that transition.
- **Phasing out natural gas:** Natural gas is the most common fuel used for space heating, nationally and in Maryland. Natural gas-fueled turbines provide a flexible electric generation capacity that is a good complement to the variability of solar and wind energy. Yet, it is a fossil fuel with associated CO<sub>2</sub> emissions; leaks of the main component of natural gas, methane, are an important contributor to greenhouse gas buildup. Phasing out the vast majority of natural gas use will be essential for achieving a low-emissions energy system; it presents special policy challenges.
- **Nuclear energy:** Most of Maryland's in-state low-carbon generation comes from two nuclear reactors at the Calvert Cliffs site. The licenses of these reactors, which were extended by 20 years beyond the initial license period, expire in the mid-2030s. Contingency plans are needed to prevent a spike in CO<sub>2</sub> emissions in case of shutdown of these reactors at or before the expiry of their operating licenses. It is important to note in this context that (i) the costs of operating nuclear reactors has been rising, and (ii) all U.S. nuclear power reactors that have so far shut down permanently have done so prior to the expiry of their licenses, sometimes with little notice.<sup>43</sup>

## 5. Energy and sustainability

The environmental, health, and economic damage from present energy use goes far beyond impacts on climate. Burning fossil fuels in vehicles and power plants is responsible for most air pollution. In 2005, Maryland had the unfortunate distinction of topping the list of U.S. states for particulate air pollution-related deaths; it should also be noted that air pollution has declined since then but related data on health improvement are not available.<sup>44</sup> Thermal electricity generation, used by all nuclear and almost all coal-fired power plants, tops the list of water withdrawals in the United States, exceeding even agriculture.<sup>45</sup>

Unlike the western United States, water resources are not scarce in the East, but severe drought has already once impacted electricity generation the Southeast (in 2007).<sup>46</sup>

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<sup>43</sup> New nuclear plants are far more costly than utility-scale solar, wind, or efficiency. (Lazard 2015, Slide 2) Therefore, we assume that existing nuclear power reactors will be replaced by a combination of efficiency and renewable energy. See also an article in *Forbes*, the Wall Street magazine, regarding the demise of the “nuclear renaissance” in the West. (McMahon 2013)

<sup>44</sup> See Chapter XI, Section 2.

<sup>45</sup> USGS Fact sheet 2014-3109 and USGS Circular 1405 (2014), Table 2A (p. 10), from links at <http://pubs.usgs.gov/circ/1405>.

<sup>46</sup> See AP 2008.

Mining and extraction of fossil fuels has created widespread destruction of land and pollution of water resources. Processing of fuels creates further deleterious impacts. Environmental impacts are not automatically eliminated by going to renewable energy and by increasing efficiency. Solar panels require raw materials and their processing, as do wind turbines and the towers on which they are mounted. Insulation must be manufactured. Batteries take raw materials. Ecological sustainability is more complex than a transition to a low or even zero-emissions energy system. It must involve a closed cycle, as nearly as possible, for the materials used in the energy system. For instance, the main materials used in solar panels, wind turbines, and batteries must be recycled. This means that the design of these devices should take the end-of-useful life disposition and impacts into account.

Sustainability is a huge topic in its own right. We note here, in brief, the principal elements of our framework that played a role in shaping our choices and recommendations that would lead to an energy system that fully deserves the label “sustainable”:

- *Mining*: Mining of fuels or, more broadly, of any material resources such as copper or iron ore, is not sustainable. Mining is a principal source of ecosystem degradation and of soil and water pollution.
- *Air and water pollution*: Burning of fossil fuels is the principal source of air pollution and water pollution, including acid rain.
- *Combustion*: Burning of any carbonaceous material produces at least some air and water pollution.
- *Materials*: The underlying materials invested in the energy system must be amenable to reuse and/or recycling. Increasing energy services from a limited stock of materials in the energy sector can be accomplished by increases in the efficiency of materials use per unit of energy services.<sup>47</sup>
- *Water*: The use of large amounts of water – a characteristic of thermal generation – is inadvisable for the long term since it reduces resilience and also the capacity to adapt to more severe climate extremes.
- *Justice and democracy*: Economic justice, the democratization of the energy system, the creation of well-paying jobs, and the protection of communities through the energy transition are critical elements of political and social sustainability and of equity. Resilience is another aspect of social sustainability. In 2012, Hurricane Sandy demonstrated, among other things, that the functioning of all aspects of society from water supply to sewage treatment, from gasoline to food supply, from public safety to simple access to apartments in high rise buildings requires a prevention of failures of electricity supply to critical functions and the rapid restoration of power to all sectors when grid failures do occur. A robust grid that does not fail easily and a resilient one that bounces back rapidly are therefore essential.

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<sup>47</sup> For instance, the amount of silicon required per watt of solar panel has declined by more than half since 2005 (Osborne 2014). This also reduces the energy needed to make the solar cells.

## II. Maryland's energy system and greenhouse gas emissions

We have used 2011 as the base year for our analysis for two major reasons. First, this analysis began in early 2013, when 2011 data were the most recent available in reasonably complete form. Second, the most recent greenhouse gas inventory published by the State of Maryland is for 2011. This provides a basis on which to compare the efficacy of the technical and policy measures the state might take to reduce CO<sub>2</sub> emissions and meet its long-term goals for the year 2050. Since Maryland's greenhouse gas law uses emissions in 2006 as the baseline against which to measure progress, we will also provide a comparison of energy-related GHG emissions in the years 2030 and 2050 with 2006.

### 1. Energy use, 2011

About half of Maryland's primary energy use is attributable to electricity, which in turn is used in the residential, commercial, and industrial (RCI) sectors, and to a very small extent in transportation. The rest of Maryland's primary energy use is direct use of fuels by consumers – with petroleum for transportation being the top category,<sup>48</sup> followed by direct use of natural gas, mainly for heating residential and commercial buildings in the winter. There is also some direct fuel use in industry.

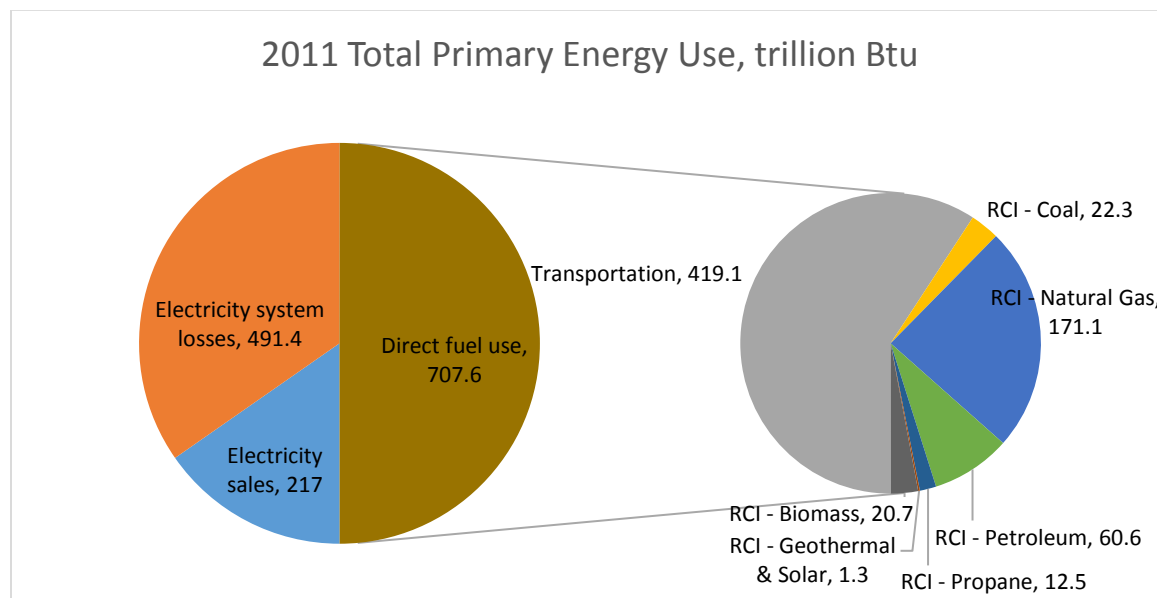


Figure II-1: Maryland's primary energy use in 2011, trillion Btu. Source: EIA SEDS Consumption 2016, Table CT3, at [http://www.eia.gov/state/seds/data.cfm?incfile=/state/seds/sep\\_use/tx/use\\_tx\\_MD.html&sid=MD](http://www.eia.gov/state/seds/data.cfm?incfile=/state/seds/sep_use/tx/use_tx_MD.html&sid=MD), and IEER analysis.

Figure II-1 shows that more than one-third of the overall energy use in Maryland consists of losses in the electricity sector, mainly energy that is discharged as waste heat at thermal power plants.<sup>49</sup>

<sup>48</sup> There are differences of a few percent in data derived from different official sources in regard to the amount of petroleum used in transportation. We discuss this issue briefly in Chapter III.

<sup>49</sup> Thermal power plants use a source of heat to drive a heat engine, which in turn provides the motive power for an electric generator. Most commonly the heat is used to boil water, which drives a steam turbine. Solar energy can also be used in this way but its potential applicability is limited to desert and semi-desert areas. In this report,

Remarkably, this is more than the entire amount of energy used for transportation. It is almost double the direct fossil fuel use in the residential, commercial, and industrial sectors combined. We will return to this inefficiency in the present energy system in some detail; we note it here because a transition to an emissions-free energy system presents the opportunity of greatly reducing losses in the electricity system by eliminating all or almost all thermal losses.

Two sectors dominate energy consumption in Maryland: transportation and buildings. The former uses mainly petroleum. The latter uses mainly electricity and natural gas, supplemented by the use of fuel oil and propane for heating, especially in less densely populated areas that lack natural gas infrastructure and/or have a large proportion of homes that were built before World War II.<sup>50</sup>

Table II-1 shows energy use broken down by end-use sector and by fuel. We only show electricity and fossil fuels; biomass is not shown.<sup>51</sup> It shows both the energy at the point of use as well as primary energy, including losses associated with electricity production and delivery to the point of use.

Table II-1: Direct fossil fuel and electricity use, by end-use sector, in Maryland for 2011, in trillion Btu

	Electricity	Coal	Natural gas	Petroleum	Total direct	Electricity losses	Total primary
Residential	93.1	0	80.0	24.1	197.2	210.9	408.1
Commercial	104.9	0.6	69.4	11.9	186.8	237.6	424.4
Industrial	17.1	21.7	21.8	37.1	97.7	38.7	136.4
Transportation	1.9	0	6.5	412.6	421	4.2	425.2
Total electricity + Fossil fuels	217	22.3	177.7	485.7	902.7	491.4	1394.1

Source: EIA SEDS Consumption 2016, Tables CT4 (residential), CT5 (commercial), CT6 (industrial), and CT7 (transportation)

Table II-1 shows that about five-sixths of natural gas use is in the residential and commercial sectors. The principal uses are space and water heating; supplementary uses are cooking and natural gas clothes drying. About 85 percent of petroleum use is for transportation. We should note that transportation has two broad categories: on-road (cars, trucks, buses, etc.) and non-road (aircraft, boats, rail, tractors, lawn-related equipment, asphalt for roads, etc.). Almost all the coal is used in the industrial sector, mainly in two large cement plants and a paper mill.

## 2. Energy production and processing

Apart from a small amount of coal, Maryland produces no fossil fuels – all of the natural gas and petroleum used in the state and almost all of the coal used in power plants is imported from other states or countries. Maryland has also begun to produce solar and wind electricity pursuant to State renewable portfolio standard mandates and state and federal incentives. The U.S. Energy Information

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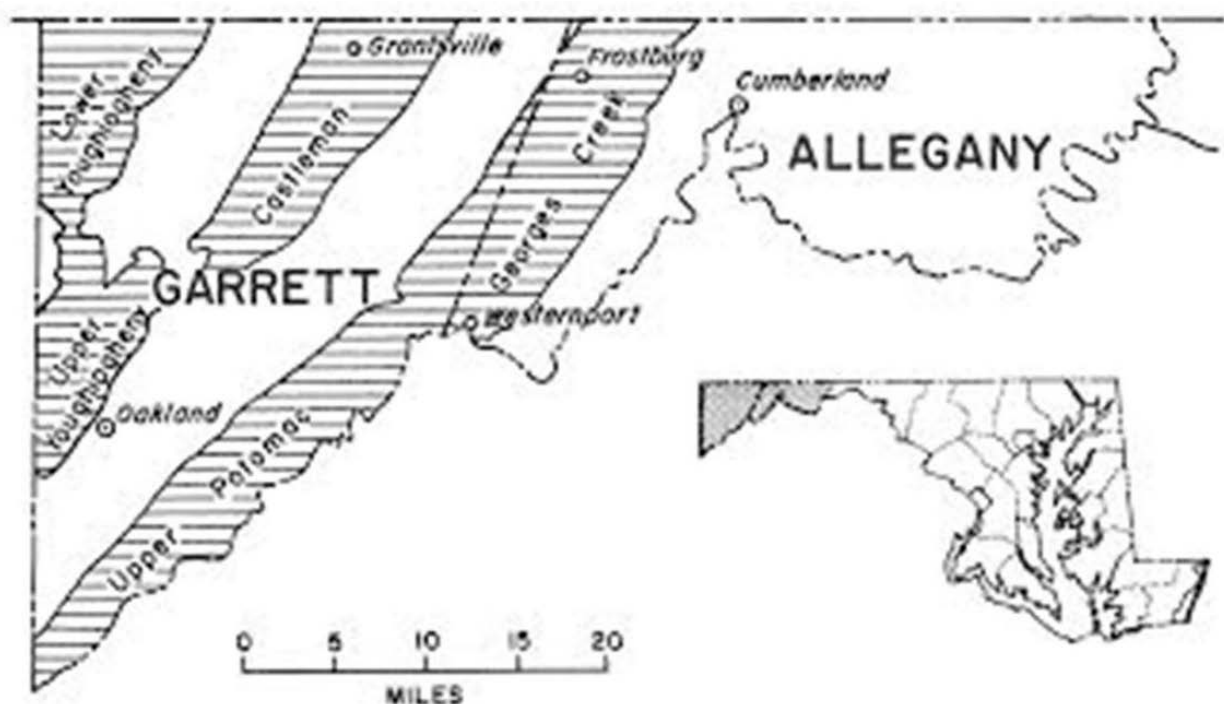
we use the term “thermal power plant” to mean a power plant that uses a steam turbine to drive an electric generator. Coal, natural gas, and nuclear are the main fuels. Oil is also used.

<sup>50</sup> For a discussion of fuel oil and propane use in space heating see Makhijani and Mills 2015. For details of direct fossil fuel use in low-income households in Maryland, see Makhijani, Mills, and Makhijani 2015.

<sup>51</sup> We focus on direct fossil fuel use and the electricity sector in this report. Hence, we omit biomass for the rest of the analysis unless specifically mentioned. Wood and wood-derived materials are used mainly for domestic heating and as fuel in the paper industry.

Administration's data on energy production show Maryland producing nuclear energy; this is because Maryland has two nuclear reactors that generate electricity at the Calvert Cliffs plant in Calvert County. However, Maryland has no uranium mines or mills; nor does it have other facilities downstream of uranium mills that produce and fabricate the fuel that is used in the Calvert Cliffs plant. In this section, we deal only with primary energy produced in Maryland.

Maryland's coal belt is situated in the extreme western part of the state, in Garrett and Allegany counties, which are part of the Appalachian region. Figure II-2, taken from the website of the Maryland Department of Environment, shows the locations of the state's coal resources.



**Coal Basins of Western Maryland**  
Georges Creek, Upper Potomac, Casselman, Upper Youghiogheny, Lower Youghiogheny

Figure II-2: Maryland's coal resource region. The inset shows the location of the two coal-resource counties in the context of the state's map. Source: Maryland Bureau of Mines Coal Division 2016

Coal production in Maryland peaked in 2004 at 129.1 trillion Btu and remained over 120 trillion Btu up to and including 2006; it fell precipitously to 53.8 trillion Btu in 2007, a drop of 56 percent in just one year. By 2014, production had fallen further to 46.2 trillion Btu<sup>52</sup> There were 3 underground mines and 18 surface mines, all in Garrett and Allegany counties, in 2013; almost two-thirds of the coal production was in the surface mines.<sup>53</sup>

Allegany and Garrett counties are also among the places in Maryland with the highest rates of poverty, with households below the federal poverty level being 17.4 percent and 13.9 percent respectively. They

<sup>52</sup> EIA SEDS Production 2016, Table PT2 (p. 53)

<sup>53</sup> EIA Annual Coal Report 2015, Table 2, at <http://www.eia.gov/coal/annual/>.

are also among the counties where more than ten percent of the households apply for energy bill payment assistance.<sup>54</sup>

The production of solar and wind electricity has grown from zero in 2009, when Maryland passed the Greenhouse Gas Emissions Reduction Act, to about 385,000 megawatt-hours (MWh) in 2013.<sup>55</sup> Though it was a very small fraction of total electricity consumption, which was almost 62 million MWh in that year,<sup>56</sup> solar energy has been growing rapidly because of the renewable portfolio standard requirement that 2 percent of retail electricity sales in the year 2020 be solar electricity.<sup>57</sup> This requirement was increased in the 2016 Maryland legislative session to 2.5 percent by 2020. However, the legislation was vetoed by the Governor.<sup>58</sup>

### 3. The electricity system

Maryland has a number of large thermal electricity generating stations, mainly fossil fuel but also one nuclear power plant with two reactors. Since the combined generation of these plants do not meet the state's total requirements for electricity, it also imports a large fraction of its electricity requirements. Maryland's electricity system is part of the PJM grid, which in turn is part of the larger Eastern Interconnection, which includes other grid management operators. The fraction of imported electricity has increased from about one-third in the first part of the decade of the 2000s to 40 percent or more in recent years (46 percent in 2013).<sup>59</sup> The PJM grid also consists mainly of a mix of fossil fuel and nuclear generation. This means that it is dominated by thermal generation with intensive use of water. About two-thirds of the energy in the fuel is lost as waste heat in thermal generation, except in natural gas combined cycle power plants where losses are much lower. (See Chapter III on efficiency below).

Table II-2, reproduced from the State Electricity Profiles of the Energy Information Administration,<sup>60</sup> shows the ten largest power generating stations in Maryland. The fuel mix is somewhat more complex than is shown in Table II-2, however. Coal is the main fossil fuel used. The largest fossil fuel power stations, notably the coal-fired ones, are also among the largest stationary sources of CO<sub>2</sub> emissions in Maryland.

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<sup>54</sup> Makhijani, Mills, and Makhijani 2015, Table II-4 (p. 34). Baltimore City and seven counties on Maryland's Eastern Shore also have high poverty rates and applications for energy assistance.

<sup>55</sup> EIA States 2015 Maryland, Table 5, for production, and EIA SEDS Consumption 2016, Table CT8, for consumption.

<sup>56</sup> EIA States 2015 Maryland, Table 10, net electricity sales

<sup>57</sup> Maryland Offshore Wind 2013, Section (15)(l) (p. 12). The original RPS required 2 percent solar by 2022 (Maryland RPS 2007, Section (17) (p. 15).

<sup>58</sup> Maryland Clean Energy Jobs 2016 (vetoed), Section (15)(i) (p. 7)

<sup>59</sup> Calculated by IEER from EIA States 2015 Maryland, Table 10.

<sup>60</sup> EIA States 2015 Maryland, Table 2

Table II-2: The ten largest electric power generating stations in Maryland (2013 data)

Plant	Primary energy source	Operating company	Net summer capacity (MW)
1 Chalk Point LLC	Petroleum	NRG Chalk Point LLC	2,248
2 Calvert Cliffs Nuclear Power Plant	Nuclear	Calvert Cliffs Nuclear PP LLC	1,716
3 Morgantown Generating Plant	Coal	GenOn Mid-Atlantic LLC	1,423
4 Brandon Shores	Coal	Raven Power Holdings LLC	1,273
5 Herbert A Wagner	Coal	Raven Power Holdings LLC	976
6 Dickerson	Coal	GenOn Mid-Atlantic LLC	849
7 NAEA Rock Springs LLC	Natural gas	NAEA Rock Springs LLC	654
8 Conowingo	Hydroelectric	Exelon Power	572
9 C P Crane	Coal	Raven Power Holdings LLC	399
10 Perryman	Petroleum	Constellation Power Source Gen	354

Source: EIA States 2015 Maryland, Table 2

#### 4. Energy-related greenhouse gas emissions, 2006 and 2011

Energy use, including in heavy industry, was responsible for about 96 percent of Maryland's greenhouse gas emissions in 2006, which is the baseline year for the state's GHG accounting in Maryland's Greenhouse Gas Emissions Reduction Act; the percentage was the about the same in 2011, which is the starting point for the energy analysis in this report.<sup>61</sup> Excluding industrial processes (consisting of heavy industry), energy use amounted to almost 90 percent of GHG emissions in 2006 and 91 percent in 2011.<sup>62</sup>

The 2009 Greenhouse Gas Emissions Reduction Act requires the preparation of a plan for reducing the state's GHG emissions by "up to 90 percent" by 2050 relative to 2006.<sup>63</sup> Given that almost all GHG emissions are energy-related, a near-total elimination (about 90 percent or more) will be needed from the energy sector to achieve Maryland's 2050 goal.

Figure II-3 shows the various components of GHG emissions in 2006; the same data are shown in Table II-3. In this report, we will not analyze emissions related to agriculture and waste management. Forest and soil sinks of GHG are not shown.<sup>64</sup>

<sup>61</sup> The Renewable Maryland analysis started in early 2013, when 2011 data were the most recent complete data available.

<sup>62</sup> Calculated by IEER from Maryland GHG Inventory 2012.

<sup>63</sup> Emissions reduction goals can be keyed to various baseline dates. The Maryland baseline date is 2006. (Maryland GGRA 2009).

<sup>64</sup> Maryland's GHG inventory estimates that forest and soil sinks offset about 11 to 12 percent of the state's GHG emissions (Maryland GHG Inventory 2012 (see Summary tab of 2011 file)).

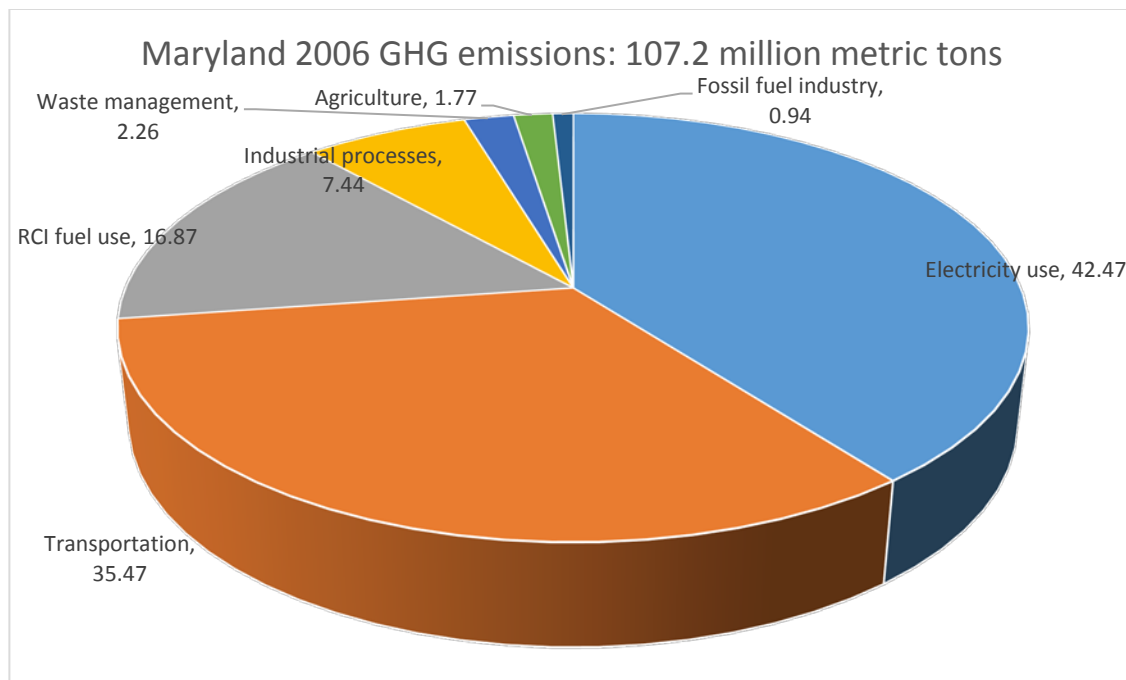


Figure II-3: Maryland's greenhouse gas emissions for 2006, Maryland's baseline year for assessing GHG emission reductions (sinks not shown). Source: Maryland GHG Inventory 2012

In this report, we will follow the greenhouse gas accounting system adopted for reporting energy system emissions under the state's Greenhouse Gas Emissions Reduction Act. This law takes into account CO<sub>2</sub> emissions from the use of fuels in the state directly at the point of end use; for instance, the use of natural gas and fuel oil for heating and cooling buildings or of gasoline and diesel in cars and trucks. It also takes into account the fuel used in electricity generation whether in the state or imported from other states. Transmission losses for imported electricity are included. However, it does not take into account upstream emissions in other states that supply fossil fuels to Maryland. It does include methane and nitrous oxide emissions in the state, including those associated with energy use. These are estimated to be small however, except for methane leaks associated with natural gas distribution within the state. These were estimated to be 0.7 million metric tons of CO<sub>2</sub>-equivalent in 2011.<sup>65</sup>

<sup>65</sup> Maryland uses a global warming potential of 21 for methane since that is the value used by the U.S. Environmental Protection Agency.

Table II-3: Maryland's greenhouse gas emissions in million metric tons of CO<sub>2</sub>-equivalent per year, for the years 2006 and 2011

	2006 (baseline year)	2011
Electricity Use	42.48	37.86
<i>(of which imports)</i>	<i>(10.31)</i>	<i>(13.31)</i>
RCI Fuel Use	16.87	17.00
Transportation – On-road	29.67	28.25
Transportation – Non-road	5.80	7.02
<i>(of which aircraft)</i>	<i>(1.72)</i>	<i>(1.13)</i>
Fossil Fuel Industry	0.94	0.84
Industrial Processes	7.44	4.40
Agriculture	1.77	1.66
Waste Management	2.26	2.26
<b>Energy-related emissions, subtotal</b>	<b>95.76</b>	<b>90.97</b>
<b>Energy-related emissions, including industrial processes</b>	<b>103.20</b>	<b>95.36</b>
<b>Total, all emissions</b>	<b>107.23</b>	<b>99.28</b>

Source: Maryland GHG Inventory 2012

Note: Greenhouse gas sinks not shown. Totals may not add up due to rounding.

As is the case for the United States overall, Maryland's greenhouse gas emissions have been declining since 2006, due to a variety of factors, including lower energy use per unit of economic output and reduced use of coal in the electricity sector. Non-road emissions increased in 2011 relative to 2006, in large part due to increased non-road petroleum use (as for instance in construction machinery).<sup>66</sup>

A 90 percent reduction of greenhouse gas emissions from 2006 levels in the energy sector means that GHG emissions must be reduced to about 10 to 11 million metric tons of CO<sub>2</sub>-equivalent by 2050.

We will briefly consider the emissions from industrial processes in this report. The industrial process emissions in 2011 were mainly due to two cement plants and a paper mill.<sup>67</sup>

## 5. Expenditures on energy

The fact that Maryland produces very little of the primary energy that is used in the state has major implications for its economy in general, and for employment in particular. Table II-4 shows Maryland's primary energy use in 2013, the prices per million Btu paid for each type of energy, and total amounts of energy expenditures that went out of state to purchase energy (including primary fuels and imported electricity). The energy revenue generated in the state is due to the value added from the electricity generation in the state, and the value added by the transmission and distribution of electricity and by the facilities and work associated with the delivery of other fuels to final consumers. The difference

<sup>66</sup> Estimated by IEER from the Transportation worksheet of the Maryland GHG Inventory 2012.

<sup>67</sup> Maryland GHG Inventory 2012

between the retail price paid by the user and the price at the state boundary is due to the expenditures for distribution as well as state taxes.

Table II-4: Primary energy use in Maryland in 2013, net primary energy imports, and net out-of-state expenditures for primary energy imports (Note 1)

Primary energy use, 2013	Coal	Natural gas	Petroleum (all)	Nuclear (fuel only)	Electricity	Total
Direct primary energy consumption, trillion Btu (Note 2)	183	209	464	149	N/A	1,005
Primary energy production, trillion Btu	45	0	0	0	N/A	45
Net imports, primary energy, trillion Btu	138	209	464	149	321	1,281
Price, \$/million Btu	\$3.39	\$9.47	\$28.43	\$0.77	\$34.16 (retail)	N/A
Out-of-state cost, \$/million Btu of imported primary energy	\$3.39	\$5.92	\$19.45	\$0.77	\$5.00 (Note 3)	N/A
Total out-of-state expenditures, million \$	\$470	\$1,240	\$9,020	\$110	\$1,600	\$12,400
Total expenditures, million \$	\$620	\$1,910	\$13,860	\$110	\$6,380 (Note 4)	\$22,900

Source: IEER

Note 1: Calculated from data in EIA SEDS Consumption 2015; Table C3, EIA SEDS Production 2015, Table P2; EIA SEDS Prices 2015, Table E1 and Table E8 showing state-by-state energy expenditures. Individual column totals rounded to the nearest \$10 million; the grand total is rounded to the nearest \$100 million. We used wholesale natural gas and crude oil prices plus refinery cost to estimate out-of-state expenditures. For natural gas we used the simple arithmetic average of the monthly Citygate prices for Maryland as reported by the EIA (EIA Natural Gas Citygate 2015, at <http://www.eia.gov/dnav/ng/hist/n3050md3m.htm>). For petroleum we used crude oil prices as an approximation for prices of imports of petroleum products (EIA Crude Oil 2016, at [http://www.eia.gov/dnav/pet/LeafHandler.ashx?n=PET&s=F000000\\_3&f=M](http://www.eia.gov/dnav/pet/LeafHandler.ashx?n=PET&s=F000000_3&f=M)). For refinery costs we used data in California Energy Almanac 2016, at <http://energyalmanac.ca.gov/gasoline/margins/index.php>.

Note 2: Wood and waste fuels are not included.

Note 3: We used a wholesale price of \$52.97 per MWh for the year 2013 from PJM Year in Review - Markets (PJM 2014, slide 8, at <http://www.pjm.com/~/media/committees-groups/stakeholder-meetings/annual-meeting-members/20140513/20140513-pjm-2013-markets-year-in-review.ashx>). The imported electricity fraction was derived from EIA States 2015 Maryland, Table 10. The Maryland State Electricity Profile tables are at <http://www.eia.gov/electricity/state/maryland/>. Note that \$5 per million Btu for imported electricity represents \$52.97 per MWh converted to \$/million Btu of primary energy input for imported electricity.

Note 4: Exclusive of fuel costs for in-state electricity generation. In-state fuel costs are included under the fuel columns.

Most of the cost of energy imports in Maryland was attributable to petroleum imports. Marylanders also spent about \$1.6 billion to import about 46 percent of their electricity (not including revenues to Maryland utilities for distributing the imported electricity) and over \$1.2 billion to import natural gas. The bill for Maryland to import out-of-state energy was about \$12.2 billion in 2013, which was over half

of total final energy expenditures. These out-of-state energy expenditures represented about 3.6 percent of Maryland's Gross State Product in that year. If Maryland kept more of its energy dollars in the state through efficiency and in-state renewable energy development, there could be more jobs in the energy sector (see Chapter X).

There is also considerable impact from the volatility of dependence on fossil fuels. Petroleum and natural gas prices fluctuate over wide margins. For instance, since 2013, the cost of crude oil has dropped by about half. Notwithstanding that drop, the outflow of money for importing energy into Maryland in 2015 was still in the \$9 billion to \$10 billion range.<sup>68</sup> The value of eliminating fuel price volatility by using zero fuel cost energy sources, like solar and wind, is briefly discussed in Chapter IX, Section 6.

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<sup>68</sup> IEER estimate based on an average crude oil price of about \$50 per barrel. The EIA estimate for 2015 is \$49; it was made in mid-2015 (EIA Today in Energy 2015, at <http://www.eia.gov/todayinenergy/detail.cfm?id=22572>).

### III. Efficiency

The present energy system is wasteful in a variety of ways. Despite large expenditures on energy, little of it actually provides the services we seek, like lighting or heating or motive power for transportation. The waste occurs throughout the fuel chain from production to end use.<sup>69</sup>

Assessing the efficiency of an energy system can be quite complex if one drills down very far. For instance, there is the efficiency of the use of gasoline in the car: how much of the energy in the gasoline shows up at the wheels? But this does not answer a larger question: how much of the energy is used to transport the people in the car and how much the car itself. At the next level, we have the question of whether the use of cars can be reduced by better design, zoning, smart cities, and use of public transport. Apart from occasional brief mentions, we restrict ourselves in this report to the direct efficiency of the energy system up to and including the use of energy by its consumers. The larger questions need to be addressed but are beyond the scope of the present report.

Losses of energy occur at every stage:

1. Loss of energy at the point of production – as, for instance, when natural gas is flared at the wellhead.
2. Energy required for processing crude products into final products that can be used by various devices – oil refining is a major example.
3. Energy required to transport finished fuels to the point of use. The energy required to compress natural gas and transport it in pipelines, the petroleum diesel needed for tanker trucks to deliver gasoline and diesel to gas stations, and the transmission and distribution losses incurred in getting electricity from the generating station to final consumers.
4. Energy conversion losses – losses involved in converting one form of energy into another more suitable for specific end uses. By far the most important example of this is electricity production. As noted above, electricity is mostly produced in thermal plants, mainly coal and nuclear plants;<sup>70</sup> this results in the discharge of about two-thirds of the energy in the fuel as waste heat at the power plant.
5. Losses at the point of use. These are of various types. For instance, most of the energy in the gasoline is waste heat and only about 20 percent shows up at the wheels of the car. In the winter, however, some of the waste heat is recovered to keep the car interior warm.
6. There are also losses because the devices used for a particular function like light bulbs or air-conditioners are less efficient than the best that are available or even the most economical that are available (on a life-cycle basis).

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<sup>69</sup> In addition to the direct waste, there are energy expenditures associated with the production and construction of energy producing and using equipment, energy use associated with cleanup after coal ash dam spills or at hazardous waste sites or uranium mines and mills or after reactor accidents.

<sup>70</sup> Natural gas is also used, though not to a great extent in Maryland's in-state facilities; see EIA SEDS Consumption 2015, Table CT8. Thermal losses in natural gas plants are variable. Combined cycle plants have far lower losses than coal or nuclear plants; single stage gas turbines have comparable losses, but these are to the atmosphere rather than to water.

7. Design also affects energy use. “Passive” structures gain energy from the sunshine via the walls and windows in the winter and keep the heat out by awnings in the summer. Well-insulated and designed houses can eliminate most heating and cooling requirements. This allows for smaller and less expensive HVAC systems and much less primary energy use for the same comfort and energy services. In principle, the choice should be a question of what standards are adopted for buildings and the life-cycle cost of various alternatives.

Figure III-1 shows a “Sankey diagram” of the U.S. energy system for the year 2014, produced by Lawrence Livermore National Laboratory. Of the total input of 98.3 quads, 59.4 quads or about 60 percent is lost, while the rest is deemed used for “energy services.” Most of these losses can be reduced through better technology.

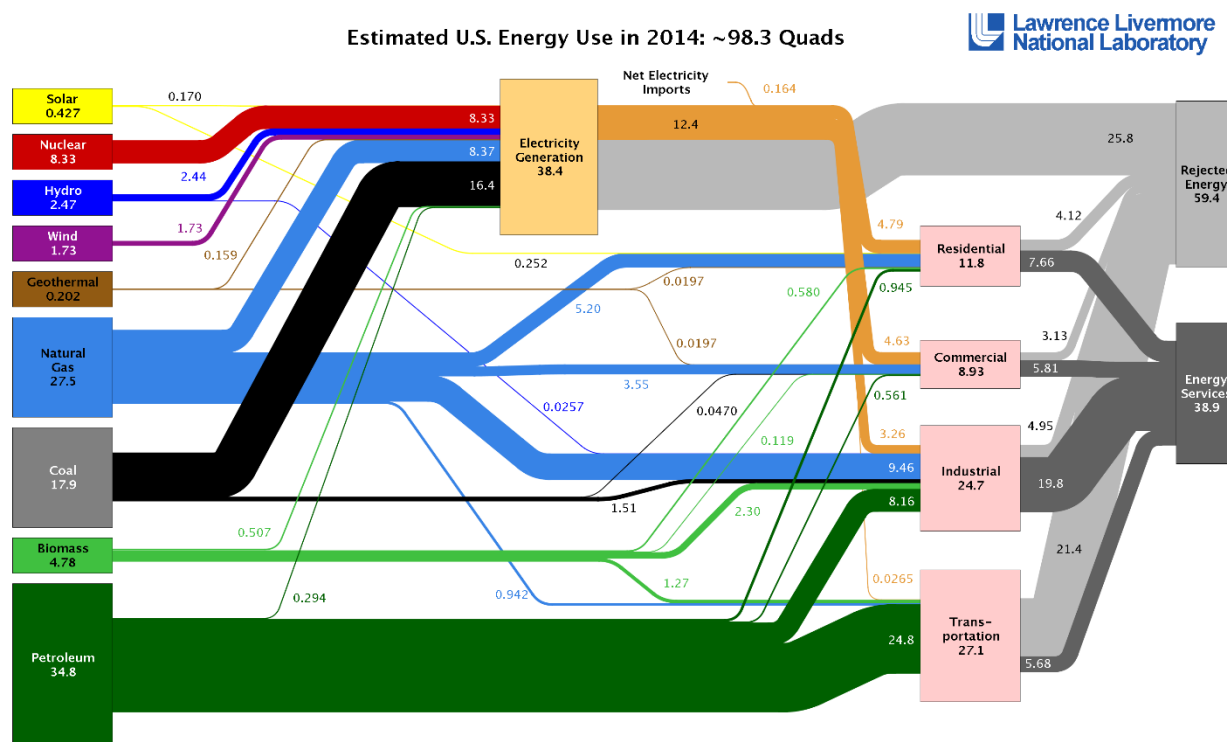


Figure III-1. Sankey diagram of the U.S. energy system for 2014. Source: LLNL 2015 ([https://flowcharts.llnl.gov/content/assets/docs/2014\\_United-States\\_Energy.pdf](https://flowcharts.llnl.gov/content/assets/docs/2014_United-States_Energy.pdf)). Credit: Lawrence Livermore National Laboratory and U.S. Department of Energy

The vast majority of losses are shown in the electricity and transportation sectors, for the reasons already discussed. However, the “energy services” segment implies that almost all the electricity delivered to the point of use can be attributed to energy services. This is misleading. A rough estimate

of the overall efficiency of the U.S. energy system would be closer to ten percent, rather than 40 percent.<sup>71</sup>

We now consider five areas relating to energy efficiency in more detail.

## 1. Electricity generation

Most electricity generation is thermal generation in which a fuel is typically used to boil water into high pressure steam that drives a turbine; the turbine in turn drives an electric generator. A schematic typical thermal generation system is shown in Figure III-2, which depicts a nuclear power plant of the pressurized water reactor design (the most common type). A coal-fired power plant is essentially similar, except that a boiler is used in place of the reactor and steam generator shown in Figure III-2.

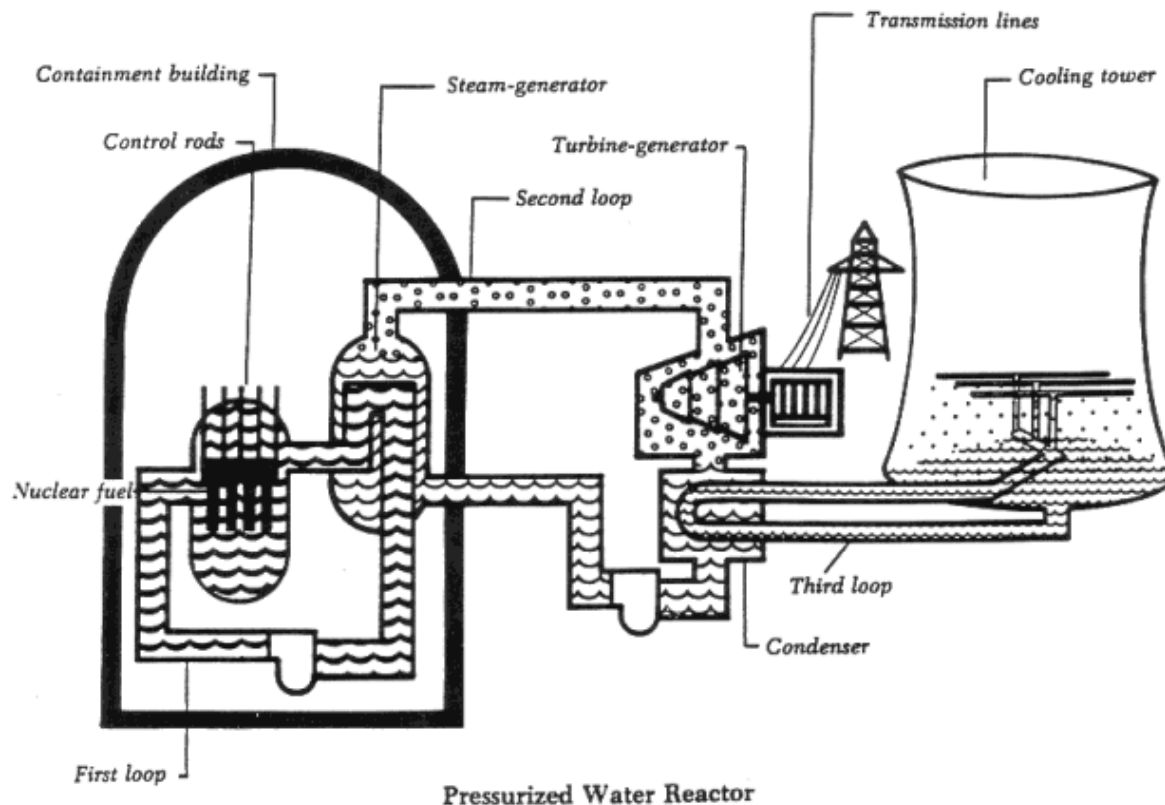


Figure III-2: A typical thermal generating station with cooling towers, illustrated here by a pressurized water nuclear reactor. The nuclear fuel is inside the reactor in the containment building. In a coal-fired power plant, the equipment inside the reactor containment building would be replaced by a boiler, a coal pile, and a conveyor belt to feed coal to the boiler. Source: NRC PWR 2015, at <http://www.nrc.gov/reading-rm/basic-ref/students/for-educators/pwr-schematic.html>.

<sup>71</sup> Order of magnitude IEER estimate based on the efficiency potential of better appliances and lighting that are currently available, tighter buildings, and conversion of transportation (road and most non-road) and HVAC systems to efficient electric systems.

A thermal generation system typically converts 30 to 40 percent of the input energy into electricity. The rest is discharged as waste heat, mainly to cooling water in a variety of ways. The specific illustration in Figure III-2 shows the use of a cooling tower. Once-through cooling and cooling ponds or lakes are also used. Typically another 5 to 8 percent of the electricity is lost in transmitting it via high voltage lines and then distributing it at lower voltages to final consumers.

## 2. Lighting

Figure III-3 shows the efficiencies of three types of lighting, a major use of electricity. Even the most efficient bulbs, LEDs, only convert about 20 percent of the electricity to light. If the electricity is, in turn generated in a thermal power plant, the overall efficiency of the conversion of fuel energy into light using LEDs is only about 6 or 7 percent. If the electricity is used in incandescent lamps (or “filament lamps”), the efficiency of conversion of fuel to light energy is only about 0.6 percent.

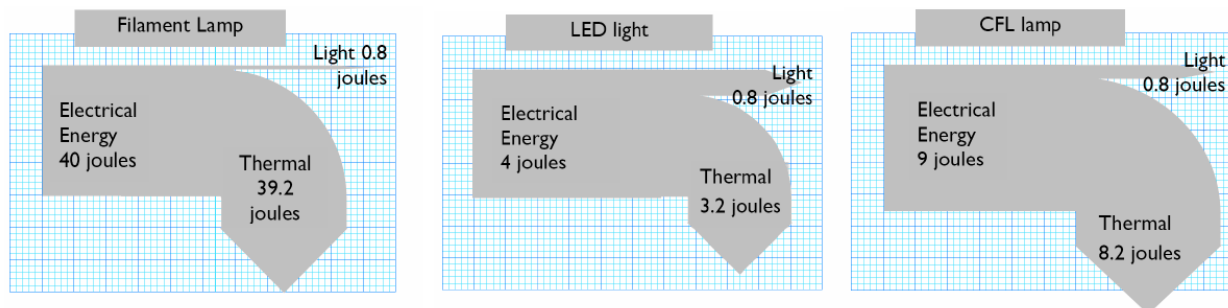


Figure III-3: Efficiency of the conversion of electricity into visible light for three different lighting systems. Credit: Ally Davies, at <http://www.myphysics.org.uk/ks4p3hotpot04.htm>.

## 3. Heating

Natural gas is the most common fuel used for heating in Maryland.<sup>72</sup> Natural gas furnaces are rated as 80, 90, or even 95 percent efficient. This rating is accurate so far as it goes – it means that the stated percentage of heat content of natural gas comes out of the vents as warm air; the rest is vented via the chimney. This efficiency provides no information about the quality of the energy or the amount of heating that a given amount of fuel could provide if used with the best available technology. For instance, if the same natural gas were used to generate electricity in an efficient combined cycle plant (60 percent efficiency), transmitted to a highly efficient geothermal heat pump in a home or business, the amount of heat available to warm the house could be more than double the energy content of the natural gas.

There is no magic in these numbers. Electricity is high quality energy that can drive the compressors in the heat pumps. The heat pump can then extract and move heat from the ground (in the case of a geothermal heat pump) or the air (in case of an air-to-air heat pump). This is “free” energy available in the environment that can be tapped, with suitable technology, and channeled to provide part of the required energy services.<sup>73</sup> To a large extent, efficiency is a choice that depends on a variety of factors,

<sup>72</sup> Makhljani and Mills 2015, pp. 15-16

<sup>73</sup> When the season changes from winter to spring, we sense the greater warmth in the air: we are feeling the higher energy content of the air as its temperature increases. As long as temperature is above absolute zero (about 459.7 degrees below zero on the Fahrenheit scale or -273.15 on the Celsius scale), there is always some

such as the cost of purchasing and maintaining various kinds of systems, the affordability of the initial investment, and policies regarding the pollution associated with different devices.

The overall efficiency of any device that uses electricity also depends on the method of electricity production. Solar electricity generation does not entail thermal losses; however there are losses in conversion from DC to AC current; these must be taken into account even though they are much smaller than thermal losses. Similarly wind farms have no thermal losses but do involve transmission and distribution losses. Energy storage, which will eventually be needed to overcome the variability of wind and solar energy, also involves losses.

Such considerations are integral to the transition from the present system to a much more efficient one. Efficiency matters because higher efficiency typically results in lower overall costs of energy services like lighting or air-conditioning and because it lowers environmental impacts during the transition to a renewable electricity system.

#### 4. Petroleum fueled vehicles

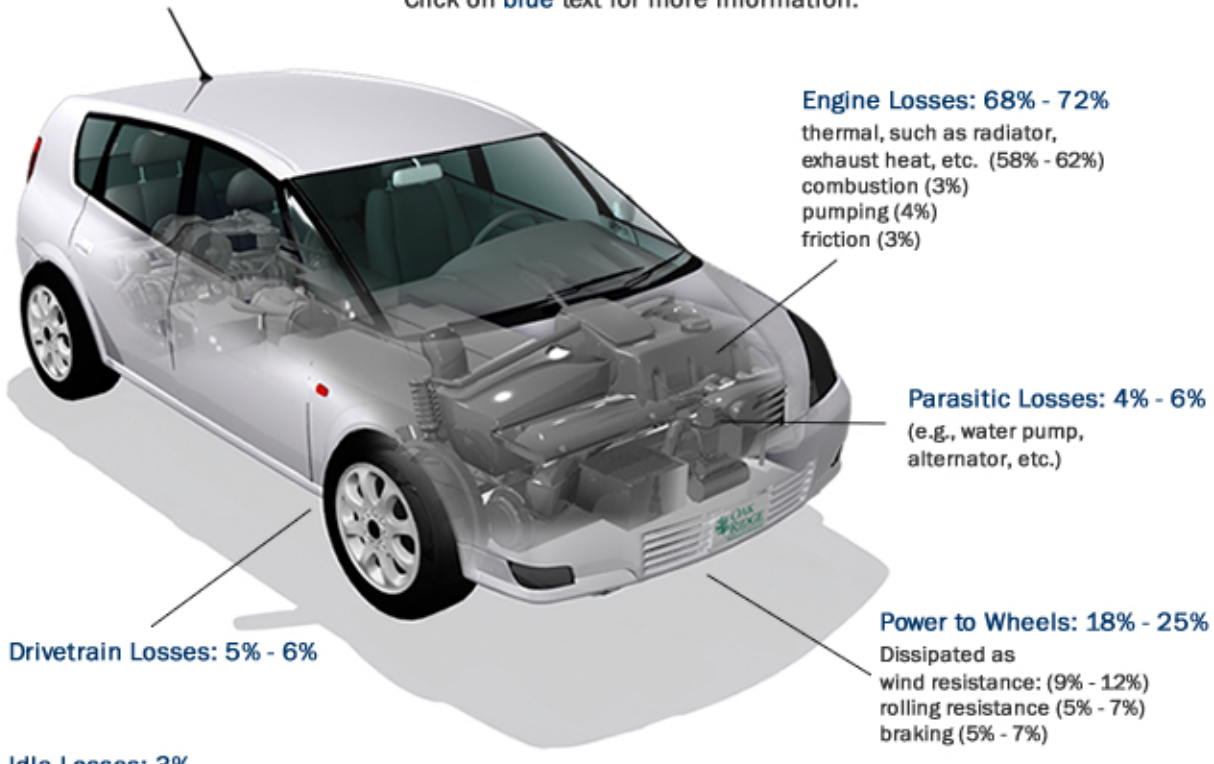
Figure III-4 shows the useful energy, defined as the mechanical power at the wheels of a car, compared to the energy in the fuel. Only about 20 percent of the energy in the gasoline shows up at the wheels. The rest is wasted in various ways, mainly as waste heat. Moreover, most of the mechanical energy is used to move the mass of the vehicle, rather than the mass of the people it is intended to move, because the former is much greater than the latter.

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energy in the atmosphere. This energy can most efficiently be extracted by a fluid that boils at a temperature lower than that of the air – the lower the boiling point, the better, in principle. This fluid is known as a “refrigerant”; a variety of them are used in heat pumps, air-conditioners, refrigerators, and freezers. Older refrigerants, such as CFC-11, CFC-12, and HCFC-22 (more commonly known as R-11, R-12, and R-22) are being replaced by non-ozone depleting compounds, such as HFC-134a, which are organic compounds that do not contain chlorine. Unfortunately, like the earlier refrigerants, the latter are also greenhouse gases and, as such will eventually need to be phased out. See Makhijani and Gurney 1995. Fortunately, some of the potential replacement refrigerants have lower boiling points and could increase efficiency. Carbon dioxide is one good candidate; it has a global warming potential of 1, compared to several hundred to several thousand for typical present-day refrigerants. See IPCC5 Physical Science 2013, Chapter 8, Table 8.A.1 (pp. 731 to 738). Carbon dioxide is already used in several applications. See, for instance, Danfoss 2016.

## Energy Requirements for Combined City/Highway Driving

Click on blue text for more information.



In this figure, they are accounted for as part of the engine and parasitic losses.

Figure III-4: Mechanical energy output and energy losses in a typical automobile. Source: DOE and EPA 2015 (<https://www.fueleconomy.gov/feg/atv.shtml>). Go to the original page for the interactive features.

For electric vehicles four-fifths (or more) of electrical energy in the electric outlet socket shows up at the wheels. The overall efficiency depends, of course, on the efficiency of electricity production, transmission, and distribution – which is high with solar and wind energy. The combination of solar and wind energy with electric vehicles can therefore eliminate most technical energy losses in transportation.<sup>74</sup>

### 5. Design

Building envelopes themselves are typically very inefficient compared to what is achievable. This means that heating, cooling, and other energy requirements are far higher than they need to be to provide a given level of energy services. For instance, excessive in-leakage of cold outside air in the winter creates a greater demand for heating energy than would be needed in a tightly built house.<sup>75</sup> A lack of insulation in the ceiling or walls creates further losses. Figure III-5 shows the various types of losses that

<sup>74</sup> The caveat “technical” is used since we are not considering the losses entailed by the high weight of the vehicle relative to the “payload” represented by the passengers. This is important in considering transportation systems, such as public transport, electric bicycles, or walking. Energy use in transportation can be reduced far more than considered in this report by design of transportation systems and communities that provide a mix of transport modes.

<sup>75</sup> Some amount of air exchange is necessary in order to maintain indoor air quality; however, the rate of air exchange is generally in excess of that needed.

occur in a typical detached single-family structure. Sound construction practices can reduce these losses by 60 to 80 percent.<sup>76</sup>



Figure III-5: Heat losses from a typical detached single-family structure. Sources: Data: U.S. Department of Energy Savers - Stopping Air Leaks. Image: Icynene Corp.

Carbon-neutral new buildings, especially low-rise residential buildings, are now economical and can be provided by available technology. It is more expensive to retrofit buildings (with high energy losses and inefficient systems) once they are built than to build efficient ones in the first place.

## 6. Conclusions

Figure III-6 shows a Sankey diagram of Maryland's energy system for the year 2011. The primary energy inputs are shown at the left, the processing steps in the middle, and the disposition of the energy at the right, including losses in processing and approximate losses at the point of use. The total losses ("rejected energy") and total useful energy are shown at the very right side of the diagram.

<sup>76</sup> Passive House Institute 2016

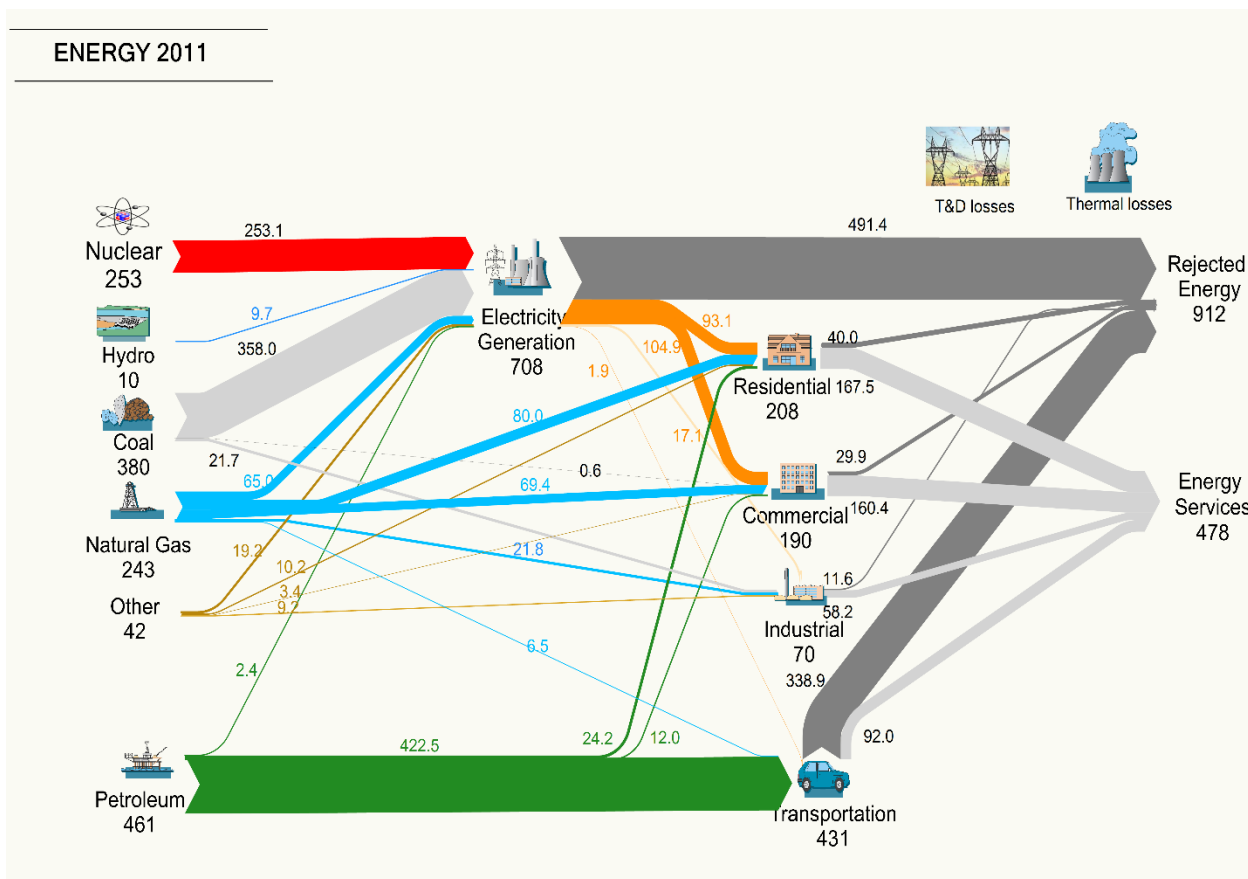


Figure III-6: Maryland primary energy sources, consumption, and waste, in 2011, trillion Btu. Source: IEER

Our approach to an emissions-free energy sector combines these various forms of efficiency. For instance, solar and wind energy eliminate thermal losses and the carbon emissions that are typically associated with thermal losses when fossil fuels are used. A transition from gasoline to electric vehicles improves end-use efficiency of energy use, as does the replacement of fossil fuel space heating by electric heat pumps. The overall scenario we develop has very low CO<sub>2</sub> emissions (about 90 percent below 2006); we call this the “Climate Protection Scenario” (CPS). This scenario has the potential for being further developed into a complexly emissions-free system.

## IV. Direct fuel use in the residential and commercial sectors

About half of Maryland's primary energy use consists of the direct use of fossil fuels – that is, combustion of fossil fuels at the point of use. Of these, the use of fuels derived from petroleum for transportation is the most important, followed by the use of natural gas for space heating and water heating in buildings.

About 60 percent of Maryland's 2011 energy-related emissions shown in Table II-3 above are attributable to the direct use of fossil fuels (including transportation and industrial processes). Renewable electricity can replace almost all or all of the direct use of fossil fuels in buildings and the vast majority of fossil fuels in transportation, and most of the direct use of fossil fuels in industry. In the industrial sector, the extent of the substitution can only be definitively determined on an industry-by-industry basis, especially for large industrial establishments.

Direct fossil fuel use in the residential, commercial, and industrial sectors amounts to about 18 percent of total energy-related emissions; the vast majority of this is due to space and water heating in buildings. We cover buildings in this chapter and transportation in the next. The goal of 90 percent reduction in GHG emissions by 2050 cannot be achieved without greatly reducing emissions that arise from fossil fuel use in these two sectors.

The most straightforward and efficient way to approach the phase-out of fossil fuels in the residential and commercial energy sectors is to electrify space and water heating because:

- Advanced electrically-driven heat pump systems increase efficiency;
- Electrification makes end uses of energy “renewable-grid ready.” That is, once a system is driven by electricity, no further change is needed to reduce emissions – that occurs automatically as the proportion of renewable energy in the system increases.
- The transition to a low-emissions energy system will involve mainly solar and wind energy; this eliminates most losses in the electricity system. Hence, electrification using efficient systems powered by renewable energy produces a double efficiency benefit – once at the point of use and once at the point of electricity production.

We will examine the four major direct uses of fossil fuels in buildings in this chapter:

1. Space heating
2. Water heating
3. Cooking
4. Clothes drying

### 1. Space heating

We have completed a special study on the heating and cooling in buildings (with a focus on the residential sector) examining the necessity, feasibility, and cost of transitioning from direct use of fuels for space heating to highly efficient heat pump systems (either geothermal heat pumps or cold climate

air-to-air heat pumps).<sup>77</sup> Geothermal heat pumps extract energy from the ground, which remains at constant temperature a few feet below the surface. The underground temperature at depths of 30 to 60 feet varies between about 40°F in the upper Midwest to over 70°F at the very southern tip of Texas and Florida. In Maryland, the ground temperature indicated by the map is about 55°F in the central and eastern parts and closer to 50°F in the westernmost areas. Figure IV-1 shows the isopleths of the average underground temperature in the 48 contiguous states of the United States.

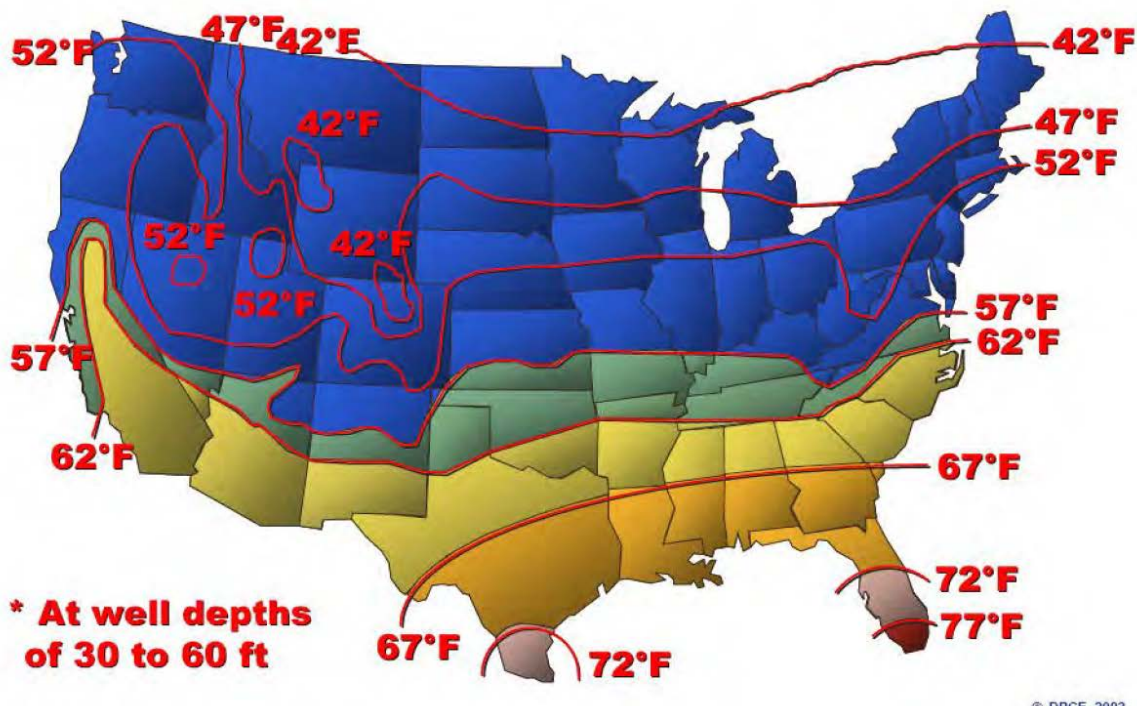


Figure IV-1: Underground temperatures in the 48 contiguous states. Source: Schoen 2012, pdf p. 7. Image courtesy of Don Penn Consulting Engineer (<http://www.donpenn.com/>).

In “closed loop” geothermal heat pump systems, the heat in the ground is transferred to a working fluid (like anti-freeze) and circulated in a closed loop between the ground and the heat pump. The heat pump has a refrigerant fluid similar to the ones used in central air-conditioners; it also has a compression system that pumps up the temperature to the level necessary for space heating (typically 100°F or more). Air-to-air heat pumps work in the same way, except that the source of heat is the outside air. A heat pump is basically an air-conditioner in reverse: the heat pump takes heat from the outside, pumps it up to a higher temperature and heats the indoors; an air-conditioner does the reverse, taking heat from the inside and dumping it outdoors.

Normal air-to-air heat pumps work reasonably well at temperatures at or above 40°F. When temperatures fall to freezing levels or below, their efficiency drops significantly. Conventional air-to-air heat pumps have therefore tended to be used in areas that do not have severe winters, as for instance, in the southeastern part of the United States.

<sup>77</sup> Makhijani and Mills 2015

Cold climate heat pumps use the same basic system but with new refrigerants and improved and more efficient compressors and mechanical drives. Their rated efficiency is closer to that of geothermal heat pumps over most of the operating temperature range in Maryland; that is, they can provide comfortable space heat while remaining efficient at temperatures well below freezing. This allows such heat pumps to be used in colder climates, not only in Maryland but farther north, in New York State and New England.

Given the importance of the topic – for energy, economics, and emissions – IEER prepared a special report on heating and cooling and the path to phasing out fossil fuels from the buildings sector in Maryland, with a focus on the residential sector.<sup>78</sup>

In brief, we concluded that it was essential to eliminate fossil fuel use for heating and cooling nearly completely and to make electric space heating as well as air-conditioning much more efficient. We found that the change is economical (i.e., equal or lower in cost than present systems) in the case of fuel oil, propane, and electric resistance heating systems, but marginal or not economical without rebates for replacing natural gas heating with highly efficient heat pumps at the prices of equipment and fossil fuels in late 2014. A change in the state incentive structure for heat pumps from a technology-based one favoring geothermal heat pumps to a performance-based one would make the costs comparable in most circumstances.

We did not cover commercial buildings in detail in our space heating and cooling report; hence, we provide more detail here.

The commercial sector has many types and functions of buildings and a wider variety of heating and cooling systems than the residential sector. By the same token, a broader set of options is available for efficient heating and cooling systems. There are all-electric systems and combined heat and power systems. The latter can generate electricity and the rejected heat can be used to provide heating and air-conditioning. Such systems are normally powered by natural gas today, but they can also be powered by fuel cells using hydrogen fuel created from zero-carbon electricity sources.

Combined heat and power (CHP) can provide the foundation for microgrids, which could contribute to increasing the resilience of the electricity system. Microgrids typically have a combination of resources that operate in normal times to minimize cost, but can supply both power for essential operations and heating when there are grid outages. For instance, the microgrid in Albuquerque that supplies several corporations, the University of New Mexico, and a national laboratory located in a 78,000 square foot building. It has the following resources:

- 80 kilowatts of fuel cells
- A 50 kilowatt solar PV system
- A 240 kilowatt natural gas driven electric generator
- A 90 kilowatt battery system that can store 160 kilowatt-hours of electricity.

The system can supply a peak load of 400 kW; the building can function “indefinitely in island mode” so far as electricity supply is concerned.<sup>79</sup> We have incorporated 2,000 megawatts of CHP in our design for the electricity system of 2050, along with more than 5,000 megawatts of distributed solar and ample

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<sup>78</sup> Makhijani and Mills 2015

<sup>79</sup> Sanchez 2012, pdf p. 17

battery storage as a key element in managing the variability of wind and solar supply. We will discuss the resilience issue in more detail in Chapter VI, Section 7. Here we note that the combined heat and power capacity of 2,000 megawatts operated to supply heating requirements in the winter would cover about 20 percent of the commercial sector's direct fuel needs in 2050.<sup>80</sup> In our modeling, we assume that the fuel for CHP systems would be renewable hydrogen produced by electrolysis in distributed facilities close to the point of use.

Reducing fossil fuel use would also require conversion of existing natural gas systems to efficient electric systems. A variety of options are available. Existing building conversion is, of course, often limited by the type and configuration of the HVAC system installed at the time of construction.

Small, low-rise buildings can generally use heat pump technologies similar to those used in residential buildings. Nonetheless, large existing buildings and entire campuses of corporations and universities can and are being converted to efficient heat pumps, including geothermal heat pumps.<sup>81</sup>

The extent to which existing commercial structures can economically accommodate efficient electrification and/or combined heat and power is difficult to assess. We have assumed that about 20 percent of the heating load will be accommodated by rejected heat in CHP systems and that 70 percent of the remaining heating demand, currently met by fossil fuels, will be converted to efficient electric systems. The rest would remain fueled by natural gas. Our basic target is to assess the approach to an energy-sector that would have at least 90 percent lower greenhouse gas emissions by 2050 relative to 2006. Given that the use of geothermal systems is becoming much more common, it is possible that the entire existing commercial building sector can be converted to a form that will use renewable energy using a variety of technologies, such as seasonal thermal storage, combined heat and power fueled with renewable hydrogen, and new types of heat pumps, such as a solar-assisted heat pump in which a few solar panels could replace the geothermal wells.<sup>82</sup> It is difficult to estimate the cost of converting every last existing building; for this reason we have assumed some continued natural gas use, though it is likely that over the next three-and-a-half decades a full conversion to various renewable energy technologies should be possible (see Chapter VII, Section 7).

## 2. Other end uses

Water heating is usually the third largest energy use in homes, after space heating and cooling. Electric heat pump water heaters work in the same way as space heating heat pumps – they draw energy from the environment and pump it up to the required temperature. Every unit of electricity can produce two, three, or more units of hot water heat, depending on the efficiency of the device. In 2015, the U.S. government issued new standards for water heaters which will require a coefficient of performance or COP (called “energy factor” in the regulation) of about 2 for electric water heaters with more than 55

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<sup>80</sup> CHP systems can run on a variety of fuels, including natural gas, renewable methane, or renewable hydrogen, or mixtures of the three. Renewable methane is made by combining renewable hydrogen with CO<sub>2</sub>.

<sup>81</sup> For instance, Skidmore College, in New York State, had converted about 40 percent of its heating to geothermal systems by 2015. (Skidmore 2015)

<sup>82</sup> SunPump 2016

gallons capacity. Electric water heaters that are 55 gallons or less will not have to be heat pumps.<sup>83</sup> These standards can be updated with time to cover all tank electric water heating systems.

A heat pump water heater installed indoors, as for instance, in a space-conditioned utility room, will cool the ambient air. Therefore, it increases space heating energy requirements in the winter and decreases the space cooling energy requirements in the summer. Since the heating and cooling requirements are minimal in the spring and fall, the performance of the water heater will be close to the nameplate rating in those seasons. For the Maryland climate the annual average performance may be around 10 percent less than the nameplate rating; we have factored this into our calculations.

Heat pump water heaters require a drain (as do central air conditioners) in which to discharge the condensation water. This is normally available in utility room spaces. However, it may not be possible to install heat pump water heaters in some locations such as indoor closets in apartments.<sup>84</sup> The field is evolving rapidly, however. The best heat pump water heaters now have coefficients of performance of well over 3 – the best Energy Star-rated one has a COP of 3.39.<sup>85</sup> We calculate that the effective COP, taking into account lower winter and higher summer performance, will be about 10 percent lower on an annual average basis.

With some caveats, noted above, it should be very straightforward to replace electric resistance water heaters with heat pump water heaters, especially since no new wiring is required. It may be more complex to convert natural gas heated water heaters to heat pump devices since new wiring may be needed. Our Climate Protection Scenario assumes that all water heating in the residential sector and 70 percent in the commercial sector will consist of efficient electrical water heating systems by the year 2050.

Most clothes dryers are currently electric. Heat pump clothes dryers are available. We assume that heat pump dryers will become the norm and that appliance standards will evolve accordingly.

Electricity and natural gas together account for almost all cooking energy. Natural gas has the advantage of instant adjustment of the flame, providing more control of heat for cooking compared to normal electric stove cooktops. However, natural gas has the disadvantage of being a fossil fuel; as such, it is preferable to vent natural gas stoves; this is typical in commercial cooking but not in the residential sector. It is also considerably less efficient than electric cooking when the energy at the point of use is considered, though not when the large thermal losses at the power station in the present electricity system are included.

Induction cooking uses electricity to induce a current in the cooking vessel; like natural gas, the heat is instantly controllable. It is safer because the cooktop does not get hot and, being electric, no flame or products of combustion are involved at the point of use. It is also more efficient than a normal electric cooktop and uses much less energy as measured at the point of use. It makes cooking “renewable-grid

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<sup>83</sup> DOE EERE 2016 Water Heaters

<sup>84</sup> A video review of heat pump water heaters is available on YouTube at <https://www.youtube.com/watch?v=vKCsvRxpj2g> (Matocha 2011).

<sup>85</sup> Energy Star water heater list is at <http://www.energystar.gov/productfinder/product/certified-water-heaters/> (Energy Star Water Heaters 2016).

ready.” Like natural gas stoves, induction cooktops heat the cooking vessels rapidly; they have touch controls, much like smart phones.

Induction cooking would be much more efficient than natural gas in an electricity system powered mainly by wind and solar energy, which have no thermal losses; other losses are relatively small. Induction cooktops are the most expensive, however; they are often more expensive than the typical measure supported by EmPOWER, Maryland’s energy efficiency promotion program. Our calculations have used a considerably higher cost for continued long-term efficiency improvements than the average of the present program (see notes to Table IX-5 in Chapter IX).

The approaches needed to transition gradually to heat pump water heaters, heat pump clothes dryers, and induction cooking include:

- Adoption of net zero energy standards for new buildings and major renovations that explicitly include cooking, clothes drying, and water heating.
- Incentives for induction cooking and heat pump clothes dryers.
- Induction cooking demonstrations.
- Use of induction cooking technology in public institutions, like schools, community colleges, public universities, and state and local government cafeterias.

## V. Transportation

In terms of primary energy use in 2011, the residential, commercial, and transportation sectors were each about 30 percent of Maryland's energy use, with industrial energy use accounting for the rest (see Table II-1 above). Transportation is the single largest end use of fossil fuels, accounting for about 60 percent of the direct fossil fuel use in Maryland in 2011.<sup>86</sup>

Transportation consists of two broad categories: road transportation (including cars, trucks, buses, motorcycles) and non-road transportation, which is a very diverse category that includes everything from aircraft, diesel locomotives, and boats to tractors to lawn mowers.

Transportation is also a large contributor to air pollution. Air pollutants other than CO<sub>2</sub> include carbon monoxide, unburned hydrocarbons, nitrogen oxides, and particulates. In various combinations, these pollutants interact in the atmosphere and create ozone pollution. Transportation-related pollution increases the risk of respiratory and cardiopulmonary diseases, a problem that is more serious for low-income households, children, older people, and those with preexisting health problems.<sup>87</sup> In fact, the transportation sector contributes disproportionately to air pollution. For the United States as a whole the EPA notes that:

“Today [September 2015], motor vehicles are responsible for nearly one half of smog-forming volatile organic compounds (VOCs), more than half of the nitrogen oxide (NOx) emissions, and about half of the toxic air pollutant emissions in the United States. Motor vehicles, including nonroad vehicles, now account for 75 percent of carbon monoxide emissions nationwide.”<sup>88</sup>

Within transportation, the EPA has stated that the non-road sector, excluding aircraft contributes “as much as 15 to 20 percent of unhealthy pollution in cities across the United States.”<sup>89</sup>

The entire road and non-road transportation (aircraft, lawn-mowers, tractors, etc.) sector is the largest contributor to Maryland's greenhouse gas emissions: 33 percent of the gross and 37 percent of the net total GHG emissions in 2006.<sup>90</sup> Achieving deep reductions in CO<sub>2</sub> emissions from the transportation sector is therefore essential for climate and energy policy.

Some combination of various possible approaches will likely be needed.

- Electrification;
- Hydrogen in fuel cells as an alternative electrification approach – the hydrogen would be produced from renewable energy (mainly solar and wind);
- The use of hydrogen in existing engines;

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<sup>86</sup> The various official sources for transportation energy (U.S Energy Information Administration, the Maryland Greenhouse Gas Inventory), are not fully consistent with one another. We have used our best estimate based on these official sources for our calculations relating to the transition to mainly electric transportation.

<sup>87</sup> EPA Transportation 2014, p. 3

<sup>88</sup> EPA Transportation 2015

<sup>89</sup> EPA Transportation 1996. Standards for both non-road equipment and road vehicles have been tightened since 1996. The limit for unburned hydrocarbon emissions from Class I non-road equipment (engines less than 225 cc displacement volume, but non-hand-held) was reduced from 16 grams per kilowatt-hour, in 1997, to 10 grams per kilowatt-hour, in 2012. (EPA Nonroad Engines 2016)

<sup>90</sup> Maryland GHG Inventory 2012. The gross emissions do not include sinks.

- Potentially some combination of electricity, renewable hydrogen, and biofuels for aircraft and ships, and long-distance road transport.

With some exceptions, such as biofuels from waste cooking oil, biofuels are the least desirable option for a number of reasons, including

- Most biofuels, if used to replace most transportation petroleum, would take up vast amounts of land;
- Converting food crops, like corn, to fuels, like ethanol, competes with land for food and puts upward pressure on food prices;
- They are hydrocarbon fuels and generate some degree of air pollution;
- The net energy output is low in some cases, such as corn to ethanol fuel;
- Even when the net energy output (energy content of the liquid biofuel, less process energy inputs, compared to the energy content of the biomass raw material) is high, the overall efficiency of biofuels in converting solar energy to motive power is generally low, with possible exceptions of algae and some aquatic weeds.<sup>91</sup> Two reasons are the low efficiency with which most plants convert sunlight into energy (accompanied by further losses in converting plants to ethanol) and the low efficiency of the conversion of hydrocarbon fuels to motive power of vehicles (see Chapter III, Section 4, above). As a result, the land area required for biofuels would likely be very large if they were to become a principal source of transportation fuel. However, some biofuels produced from non-crop, efficient renewable biomass,<sup>92</sup> may be essential for aircraft and ships.

In light of the above, we focus our technical and economic evaluation mainly on electrification and renewable hydrogen produced by electrolysis of water.<sup>93</sup> These are far cleaner and economical or close to economical. But some sectors may need biofuels, notably aircraft and ships, unless hydrogen can be produced and used economically in these sectors.

Two technologies can provide an efficient and nearly pollution-free approach for producing motive power for transportation:

- Vehicles and other machines that are powered by electricity stored on board in batteries (sometimes supplemented by supercapacitors);
- Vehicles that are powered by hydrogen produced renewably, notably from solar and wind energy. Hydrogen can be used in fuel cells or burned as a fuel directly in internal combustion engines or turbines.

Battery and fuel-cell powered vehicles are both electric vehicle technologies in the sense that the motive power at the wheels is provided by electric motors. In the case of battery-electric vehicles (BEVs), the batteries needed to be charged from a source of electricity external to the vehicle. Fuel cell

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<sup>91</sup> Makhijani 2010, Chapter 3, Sections C, D, and E.

<sup>92</sup> See Chapter VI, Section 2.i, for a definition and discussion of renewable energy, including the minimum conditions necessary for biomass to be considered renewable.

<sup>93</sup> There are a number of ways to produce renewable hydrogen without producing electricity first. However, only electrolysis, which splits water into its hydrogen and oxygen components, is currently advanced enough to enable a reliable cost calculation. Most hydrogen requirements are currently met by using natural gas as a feedstock.

vehicles carry hydrogen on board, which the fuel cells convert to electricity. The hydrogen combines with oxygen in the air to produce water in the course of electricity production.

In general, a large variety of battery-operated transportation machines from lawn-mowers to cars to delivery trucks to buses is now commercially available. Other electric transportation approaches are in various stages of commercialization or (in the case of aircraft) in development.

This chapter does not aim to provide a transportation plan or system; it simply assumes a business-as-usual increase in miles travelled by car, public transport, motorcycle, aircraft, and rail. We also assume business-as-usual freight requirements. All of the “business-as-usual” requirements are projected in the same way – at the rate of household growth.

The transportation sector is evolving very rapidly, not only in relation to electrification of vehicles. Self-driving vehicles will very likely be common well before the end of the period studied here (2050), which could significantly increase the total miles driven. On the other hand, with denser living patterns in cities, walking and bicycling (including electric bicycles) may greatly reduce vehicle miles. Our aim here is not to make scenarios for the transportation sector as such; rather it is to model the impacts of the electrification of the transportation sector to the extent possible for the many benefits it would bring and to illustrate what is needed for deep reductions of GHG emissions.<sup>94</sup> This analysis would be qualitatively valid for any transportation scenario; the main differences between transportation options for the purposes of energy analysis would be in the amount of electricity required for the sector and the type and amount of infrastructure needed. We have made substantial provision for electric vehicle infrastructure in estimating the costs of the Climate Protection Scenario. We have also included costs of strengthening the distribution system; this will be needed for electrification of transportation and for other reasons, including electrification of space heating and possible widespread adoption of distributed solar generation.

## 1. On-road transportation

### i. Cars and light trucks

There are two types of electric cars,<sup>95</sup> which go under the general rubric of plug-in vehicles (PEVs): battery-electric vehicles (BEVs) and plug-in hybrid electric vehicles (PHEVs), which are battery-powered vehicles whose range is extended by a complementary internal combustion engine typically powered by a hydrocarbon fuel, usually gasoline.

Cumulative worldwide sales of a variety of models amounted to about 1 million by September 2015.<sup>96</sup> Cumulative U.S. sales amounted to about 400,000 by the end of 2015, with almost half of them being fully electric (“battery-electric vehicles, or BEVs) and the rest plug-in hybrids with range extended by

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<sup>94</sup> We refer the reader to the University of Maryland’s National Center for Smart Growth, which is creating a transportation model. See <http://www.smartgrowth.umd.edu/statetransportationmodel.html> (NCSG 2016). *Driving the Future* (Oge 2015) is also an excellent resource both on the history and the future of the transportation sector.

<sup>95</sup> We include light trucks meant for personal transport in the category “cars” in this report.

<sup>96</sup> EV Obsession 2015

petroleum. Figure V-1 shows the chart for cumulative sales of plug-in vehicles (PEVs) in the United States.

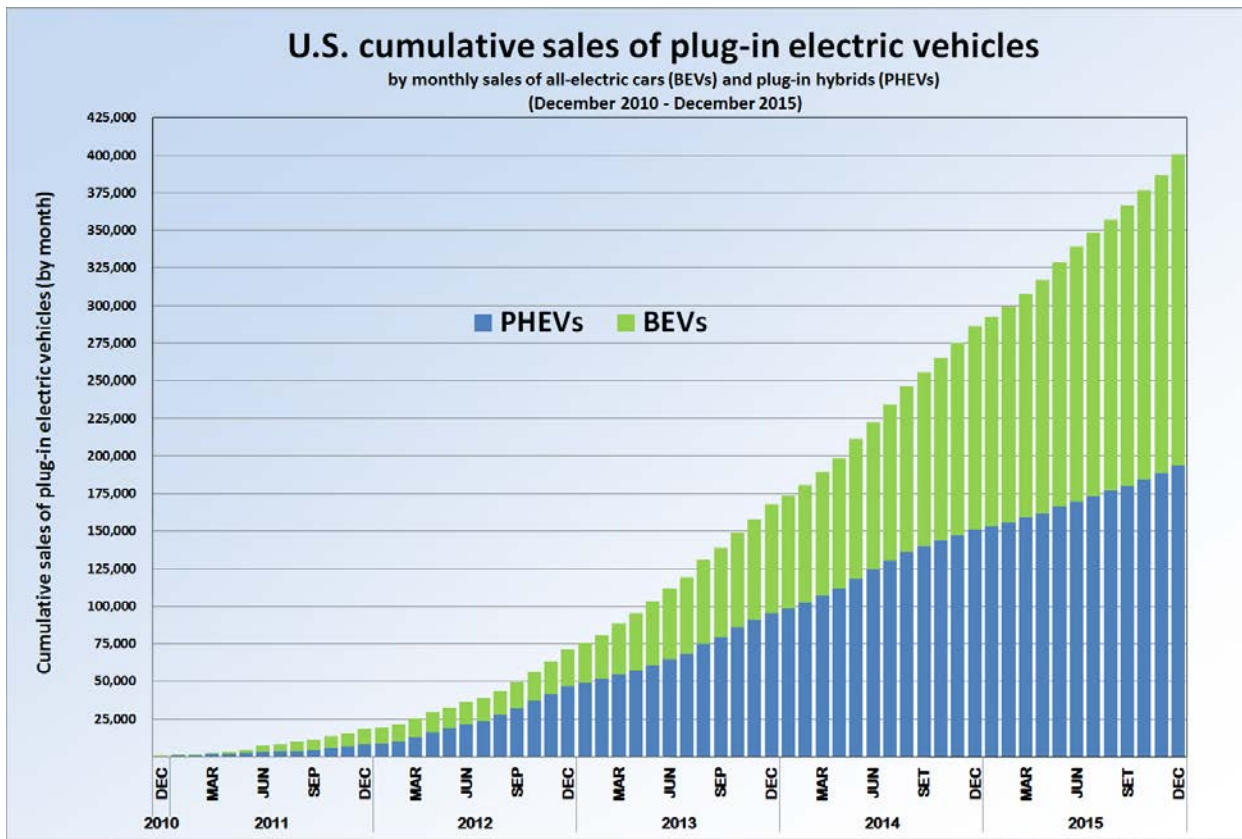


Figure V-1: Cumulative sales of plug-in motor vehicles in the United States. Source: Wikimedia PEV Sales 2016

By contrast, fuel cell vehicles are still in the early consumer testing phases; fuel cell buses have a longer track record. We hold no particular preference for either approach. However, it is much more straightforward to calculate costs of a conversion to a transportation system based on BEVs than on fuel cell vehicles. This applies both to the vehicles themselves and to the fueling/charging infrastructure needed to support them. Further, BEVs are more efficient overall than fuel-cell vehicles; in the latter a considerable amount of energy is lost in converting renewable electricity to hydrogen and then the hydrogen back to electricity in the fuel cell (on board the vehicle).<sup>97</sup>

The largest advantages of fuel cell vehicles at present are the much shorter fueling time compared to BEVs and the significantly larger range, since the vehicles carry their fuel on board (in the form of compressed hydrogen).

<sup>97</sup> The principal technology available to convert solar or wind energy to hydrogen is electrolysis. In principle, solar energy can be used to split water into hydrogen and oxygen directly without first generating electricity. However the methods to do so are still a considerable distance from commercialization. The current state of research into the various approaches can be found on a webpage of the National Renewable Energy Laboratory at [http://www.nrel.gov/hydrogen/proj\\_production\\_delivery.html](http://www.nrel.gov/hydrogen/proj_production_delivery.html) (NREL Hydrogen Production 2014).

However, a number of recent signs point to BEVs becoming the more common technology. The most notable event has been the start of the mass production of the Chevy Bolt in late 2016. This car has an EPA-estimated range of 238 miles, price before rebates, \$37,500.<sup>98</sup>

There is no good way to project which particular approach will prevail for long-distance trucks (like Class 8 trucks that carry goods for thousands of miles) or some other specialized vehicles, like tractors. It is possible that some will be of the fuel cell type. The matter will likely be sorted out in a decade or less since both types of vehicles are developing rapidly.

Hybrid BEV-fuel cell vehicles are also possible; in fact they have been tried on a pilot basis. The French postal service, which has an extensive fleet of electric vehicles, tested a fuel cell range extender for its battery-powered delivery vehicles for use in mountainous areas.<sup>99</sup> However, the decline in fuel cell costs for transportation applications may make hybrid BEV-fuel cell vehicles unattractive.<sup>100</sup> For one thing, they would require both hydrogen and electric charging infrastructure.

Our analysis would not fundamentally change were fuel cell vehicles to become more widely used than plug-in vehicles, or if fuel-cell-BEV hybrids were used, provided the life cycle costs are comparable. The main differences would be that:

- Somewhat more electricity would be required to produce hydrogen, unless an efficient and economical method is found to convert solar energy directly to hydrogen;
- Fuel cell vehicles have higher electricity requirements if the hydrogen is made by electrolysis. If economical BEVs of sufficient range are not developed; this inefficiency would, in effect, be the cost of having acceptable range for renewably-fueled vehicles of all types.
- Of course, BEV range is a big issue, as is charging time. The unveiling of the Chevy Bolt (noted above) and the Tesla 3, with a \$35,000 price tag, as well as other similar developments in electric vehicle cost and range have transformed the debate of electric vehicles. Norway is considering a mandate for all cars to be electric by 2025; about 15.5 percent of cars were already electric by May 2015.<sup>101</sup> The cost of the cars is expected to decline with mass production of the batteries and of the cars themselves. Since a car with 200-plus mile range is on offer, the question is no longer whether electric cars will become mainstream, but when. At that time, the lower operating expenses and better driving experience is expected to lead to a demise of the market for new gasoline and diesel cars.<sup>102</sup>

Table V-1 shows a comparison of some technical and performance characteristics of gasoline, battery-electric, and fuel cell cars as of the models available in 2016.

Table V-1: Comparison of gasoline, battery-electric, and fuel cell cars, 2016

Aspect	Current ICE	Battery electric (BEV)	Fuel cell (FCV)
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<sup>98</sup> See Chevrolet Bolt EV 2016, footnotes 2 and 3.

<sup>99</sup> Fuel Cell Today 2013

<sup>100</sup> High volume (~500,000 units) production costs with 2013 technology were estimated by the DOE to be \$55 per kW; the “ultimate” Department of Energy target for vehicular fuel cells is \$30 per kW (Kurtz, Sprik, and Alkire 2014, Slide 25)

<sup>101</sup> Bellona 2015. At the same time, Tesla’s high-end model has a range rating of about 300 miles. (King 2016)

<sup>102</sup> See, for instance, Feldman 2016.

Fuel type	Gasoline	Electricity	Hydrogen
Number of vehicle models available	287	13	3
Average fuel economy (Note 1)	23.3 mpg	105.2 mpge	58.5 mpge
Fuel economy range (Note 1)	12 - 50 mpg	84 - 119 mpge	50 - 67 mpge
Effective [fuel] cost per mile	\$0.10	\$0.04	\$0.09
Well-to-wheels GHG emissions (grams/mile) (Note 2)	356 - 409	214	260 - 364
Driving range (average)	418 mi	110 mi	289 mi
Driving range (min - max)	348 - 680 mi	62-257 mi	265 - 312 mi
Time to refuel	~ 5 min	20 - 30 min (DC Level 2) 3.5 - 12 hr (AC Level 2)	5 - 30 min
Vehicle maintenance issues	-	Lower maintenance than gasoline; possible battery replacement required during vehicle lifetime	Lower maintenance than gasoline; high-pressure tanks may require inspection and maintenance

Source: Green Car Congress 2016, from Schoettle and Sivak 2016. Notes by IEER. ICE stands for internal combustion engine.

Note 1: Fuel economy for electric cars does not take into account losses at power plants.

Note 2: Well-to-wheels emissions of grams of CO<sub>2</sub>-equivalent for electric cars (miles per gallon-equivalent or "mpge") reflects the present electric grid. Emissions for electric vehicles will decrease as the grid becomes decarbonized. In a completely decarbonized grid, such as that envisioned in this report for 2050, GHG emissions per mile would be zero. The wide range of fuel cell vehicle emissions reflects the range of hydrogen production, with the higher end of emissions representing hydrogen production from natural gas. The CO<sub>2</sub>eq of hydrogen from natural gas would be higher if a 20-year warming potential were used as opposed to the usual 100-year value.

Note 3: Color coding represents an evaluation of the characteristic: Green: Best. Yellow: Middle. Pink (red): Worst

Figure V-2 shows an annual cost comparison of a battery-electric Nissan Leaf compared to a gasoline-powered, 4-cylinder, Toyota Camry, based on a Department of Energy data for 2016 models.

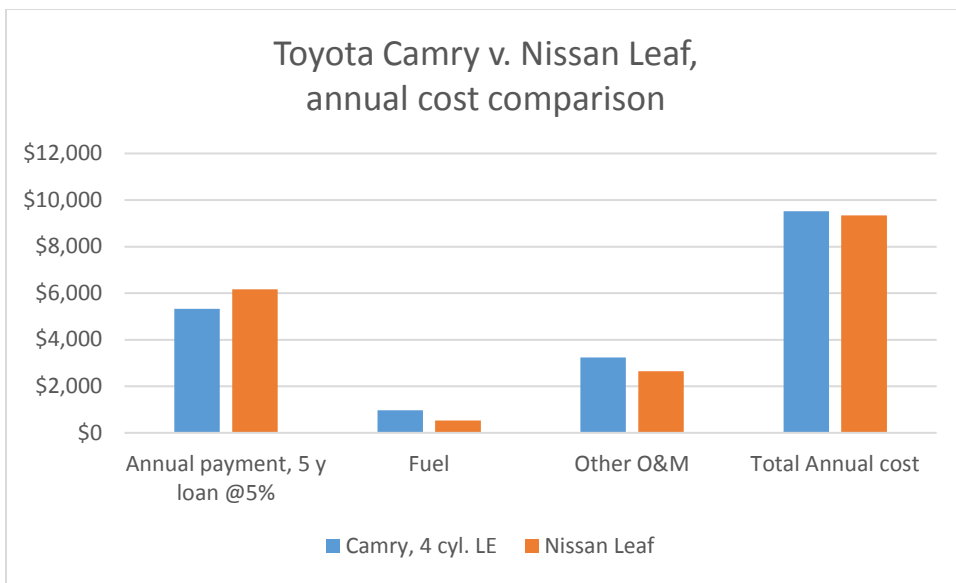


Figure V-2: Annual costs (for 5 years), Nissan Leaf (30 kWh battery pack) versus Toyota Camry (4-cylinder), 2016 models. Source: Comparison model at AFDC 2016 (<http://www.afdc.energy.gov/calc/>)

Battery costs are the largest single component of electric car cost. The cost of the entire battery pack is coming down rapidly. While there is some uncertainty about the precise cost of the Tesla or the GM Bolt, an industry expert (formerly of GM) estimates the Bolt battery cost at \$215 per kWh and the Tesla 3 battery cost at \$260 per kWh. However, Tesla itself has claimed the current (2016) Tesla S battery cost is less than \$190 per kWh.<sup>103</sup> The lower estimate means that the cost of a battery pack for a BEV rated at 200 miles would be \$12,000 or less.

High performance characteristics, low-fuel cost, and low maintenance are all advantages of BEVs over gasoline vehicles (at any given cost level). Finally, deep decarbonization of the transportation sector is essential for achieving deep greenhouse gas emission reductions.

We first cover on-road transportation other than personal vehicles, followed by a discussion of the electrification of non-road transportation. We have based our modeling of the transportation sector on the assumption that all road transportation can be electrified using BEVs. As noted, if some vehicles are fuel-cell powered, rather than BEVs, because of range, the results will be similar except that the electricity requirements would be somewhat higher.

## ii. Other road transport

Other types of electric vehicles are also being commercialized. With a \$300 per kWh battery cost, electric school buses may save school districts money even if the health benefits were not taken into account.<sup>104</sup> Pollution would also be reduced, including near schools. Financing is an issue given the higher first cost of electric buses. Electric school buses could also be used as storage devices for the grid in the summers and in the evening and night.

<sup>103</sup> Voelcker 2016

<sup>104</sup> Noel and McCormack 2014. Of course, the savings would depend, in part, on future oil prices.

Short-distance and medium-distance electric trucks and electric buses are already available for public transport. Such buses have been tested in many cities around the world. They are now in the early stages of commercialization. For instance, Chicago took delivery of two electric buses for testing in October 2014. The test phase has been successful. The two buses carried 100,000 passengers and ran for 25,000 combined miles. The Chicago Transit Authority estimates that fuel cost savings per bus will be \$25,000 per year; the battery packs are expected to last the 12-year life of the buses. The Transit Authority plans to purchase 20 to 30 electric buses for regular use. First cost is still an issue – and the Authority will seek federal assistance for the purchase.<sup>105</sup> Figure V-3 shows a Berlin electric bus that can be charged wirelessly. After trials, the buses began routine service, including exclusive use on one line, in Berlin on August 31, 2015.<sup>106</sup>



Figure V-3: Wirelessly charged electric bus pilot project in Berlin, Germany. This is a Solaris Urbino 12 electric bus. Source: Bombardier 2015

Intercity heavy-duty trucking is more of a question mark at the present time. However, there is rapid progress even in this area. Figure V-4 shows four Class 8 intercity electric trucks (80,000 pound capacity) that have operated for a year between Los Angeles and San Diego, including while carrying full loads.<sup>107</sup> It is recognized of course that the range of these trucks is still quite limited for many intercity uses.

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<sup>105</sup> Edelstein 2016

<sup>106</sup> BVG 2015

<sup>107</sup> TransPower 2015



Figure V-4: Intercity electric Class 8 trucks with 80,000 pound capacity. Source: TransPower 2015, at <http://www.transpowerusa.com/press-releases/16-million-in-new-orders-for-transpower-trucks-and-tractors>.

The state of electric vehicle technology and commercialization provides sufficient basis to proceed to examine the implications of an essentially all-electric on-road transportation system. *The purpose here is not to predict the transportation characteristics of a future system but rather to examine the electricity system and cost implications.*

## 2. On-road transport

A significant fraction – about 14 percent in 2011 – of energy use in the transportation sector is in the “non-road” category, which consists of a vast array of end uses. Jet fuel was about a fourth of the non-road total; this translates into 3.6 percent of transportation energy, and just over 1 percent of all primary energy use in Maryland in 2011. But it is the fastest growing major use of fossil fuels.

The rest of the non-road category includes everything from lawn mowers, leaf blowers, and other lawn-related equipment, ships and boats, rail transport, tractors, construction equipment, logging equipment, and more.<sup>108</sup>

Non-road petroleum use constituted about 8 percent of Maryland’s energy-related greenhouse gas emissions. It will not be possible to achieve the 2050 goal of 90 percent reduction in GHG emissions by 2050 (relative to 2006) without substantially reducing the non-road emission component.

Of the major non-road petroleum uses, converting aircraft to renewable fuels is the most complex. Biofuels take a large amount of land (as noted above) and cellulosic biofuels have proved difficult to commercialize. Large jet aircraft have been operated on hydrogen, but there is not much ongoing work to commercialize this approach.<sup>109</sup> There is however a considerable amount of work on electric aircraft and hybrid electric-hydrocarbon fuel aircraft. The National Aeronautics and Space Administration,

<sup>108</sup> Strictly speaking, devices such as lawn mowers and leaf blowers are not “transportation.” However, there are officially grouped under non-road transportation for purposes of energy and emissions accounting. We follow the same convention in this report.

<sup>109</sup> See Makhijani 2010, pp. 84-88, for a discussion of aircraft fuels, including hydrogen.

among others, is doing significant research and development on electric aircraft and has a “plan to help a significant portion of the aircraft industry transition to electrical propulsion within the next decade.”<sup>110</sup> We have not included a transition to electric or hybrid aircraft in our modeling since the technology is, overall, some distance from commercialization. Cost and energy requirement calculations are therefore difficult and would contain some element of speculation. We also exclude conversion of boats (and ships) to electricity, though research is being done on hydrogen-fueled ships and boats, including those with fuel-cell powered electric propulsion. There may be rapid progress on this front. France is building the \$4.7 million “Energy Observer”; it will be powered *entirely* by wind and solar energy. Storage will be provided by electrolytic hydrogen and propulsion by fuel cell generated electricity. A six-year voyage to 50 countries and 101 ports is planned. The boat, a catamaran, is under construction.<sup>111</sup> There are also other designs in the works.<sup>112</sup>

The rest of the sector consists of equipment that can be largely or completely electrified; much of the non-road sector already has commercially available electrical equivalents of petroleum-fueled machines. Battery-powered lawn mowers that compare in performance with gasoline-powered mowers are, for instance, available; the range of the electric machines is restricted to less than one-third of an acre. However, this issue is similar to the range problem for electric cars – if the latter is resolved the former will be too. Electric leaf blowers are also commercially available. Figure V-4 shows a battery-powered lawn mower and a battery-powered leaf-blower.<sup>113</sup>



Figure V-4: Electric Lawn Mower and Electric Leaf Blower.

"60420 Earthwise 40 Volt Lithium Cordless 20" Electric Mower (Source: Earthwise 2016; used with permission) and Electric Leaf Blower EGO POWER+ 480 LB4801 (Source: EGO 2016; used with permission)

Electric forklifts have been around for a long time and their numbers are growing. Their market share was already high about thirty years ago, at 40 percent; it had risen to 60 percent in 2010.<sup>114</sup>

<sup>110</sup> NASA 2015

<sup>111</sup> Energy Observer 2016 and Chow 2016

<sup>112</sup> A variety of zero emission or low-emission ships designs are being developed. See Marine Insight 2016 for examples.

<sup>113</sup> For small lawns, electric mowers with long extension cords powered by grid electricity from a household outlet have long been available.

<sup>114</sup> Yale 2010, p. 1

Forklifts can be classified by type and fuel:<sup>115</sup>

- Classes 1, 2, and 3 are electric, with class 3 forklifts being the lightest and class 1 forklifts being the heaviest
- Classes 4 and 5 have internal combustion engines using mostly propane but also natural gas, gasoline, and diesel

Generally electric forklifts have been designed for indoor use, but lately some models are outfitted with tires designed for outdoor work.<sup>116</sup> The two main reasons for the absence of outdoors forklift trucks are: the need for additional weatherization to protect against wet conditions and the fact that the battery needs to be recharged every 8 hours.<sup>117</sup> Both increase the purchase cost. However with the rapid progress made in battery manufacturing this problem should cease to exist. In fact according to EPRI “electric lift trucks operate as well as or better than their internal combustion counterparts in many of the same applications.”<sup>118</sup>

Other equipment, such as large dockside cranes are also available in electric models.<sup>119</sup>

However, it should be noted that not all electric non-road equipment is available at prices that would make life cycle costs comparable to machines that use fossil fuels. Riding lawn mowers and tractors belong in this category. While improvement of batteries will make non-road equipment much more attractive, especially when maintenance, pollution, noise, and CO<sub>2</sub> pollution are taken into account, the sector is so complex and diverse that we have assumed that only about 70 percent of non-road, non-aircraft energy use can be electrified. As with on-road vehicles, this allows us to explore the electricity sector in more detail. If fuel cell technology develops rapidly, this could become an alternate route to powering the non-road sector, including farm equipment, with renewable energy.

Table V-2 shows the specifications of a Caterpillar 2EP1100 with an 11,000 pound load capacity and 80 volts. There are also models with smaller capacities.

Table V-2: Specifications for Caterpillar 2EP1100, designed for outdoor use

Model	Basic Capacity (lbs)	Maximum Fork Height	Voltage (or Fuel Type)	Length To Fork Face	Chassis Width (in)	Chassis Height (in)	Gross Weight (lbs)
2EP1100	11,000	263	80	116.2	57.1	92.5	17,476

Source: Caterpillar 2016, Specifications

Figure V-5 is a photograph of an electric lift truck.

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<sup>115</sup> EPRI Forklifts 2015

<sup>116</sup> Bond 2013 and OSHA 2013

<sup>117</sup> LiftsRUs.com 2016

<sup>118</sup> EPRI Electric Equipment 2013

<sup>119</sup> EPRI Cranes 2009



Figure V-5: The Clark GEX 40/45/50 with an 80 volt power and load capacities of 8,000, 9,000, and 10,000 pounds. Source: Clark 2013. Courtesy of Clark Material Handling Company

Overall, about 30 percent of the electricity generation in the year 2050 is estimated to be for transportation sector requirements. We have assumed continued petroleum use for all the requirements of the aircraft and boats sectors.

### 3. Connecting BEVs to the grid

The total electricity use for all on-road vehicles in 2050 will be substantial: about one-fourth of all electricity demand. We used the average of existing car efficiencies of models on offer in 2015 and increased that modestly, according to the effect of reduction in battery weight as presently projected over the next few years to determine demand in 2050. We estimate electricity requirements of the non-road sector by translating the gasoline and electricity requirements for typical cars using that comparison to convert non-road petroleum to non-road electricity. This is evidently very approximate; however, the total electricity involved in the non-road sector is well under 2 percent of the total generation for all uses; errors in this component will therefore not affect the overall result materially, within the context of our calculations.

The greater difficulty is in the assumptions about when people will charge their vehicles. Today's patterns, when there are very few electric vehicles and, for the most part, residential electricity rates that are not geared to time of use, are not a suitable guide. The grid-of-the-future (See Chapter VIII) will require variable rates and demand response – benefiting those who can charge their vehicles (and/or use other appliances) at times when electricity availability is plentiful (such as windy and sunny summer days) compared to still summer or winter nights.

Electrification of the transportation sector (both road and non-road) will provide ample opportunities for demand response. Devices like buses, cars, lawn mowers, and leaf blowers could be prospectively

charged, with the electricity being provided to the grid when needed and as compatible with the users' restrictions on the minimum amount of charge needed that particular day.

For instance, school buses could be used for vehicle-to-grid technology (V2G) operations. Noel and McCormack estimate that school buses could be available for V2G power exchanges for over 18 hours per day on school days and all 24 hours on weekends<sup>120</sup> (during which one would expect both charging from and discharging into the grid). They could be used even more extensively during vacation periods during the summer and at the end of the year. These are the periods when air-conditioning and heating demand would be high. Electric school buses could also be used as storage devices for the grid during evening and nighttime hours. This could be an important consideration in the long term, when space heating is electrified, since peak demand relative to renewable energy availability will tend to occur during winter evenings or during winter nights. Similarly, battery-electric lawn equipment could be used from November through March for V2G type of operations, not just on an intra-day basis but on a weekly or even seasonal basis.

Maryland has already made some progress in creating electric car charging infrastructure, a principal need for the transformation to an electrified transportation system. Maryland has also established an Electric Vehicle Infrastructure Council in 2011. Its mandate, scheduled to expire in June 2015, was extended to June 2020 in the 2015 legislative session.<sup>121</sup>

#### 4. Biofuels

The United States has a large mandate for ethanol, but this is mainly from corn. Converting food to fuel is a poor choice of technology from a number of points of view, including these three:

- The net energy output – energy output minus the energy input – is low. There are a variety of estimates, but a net energy of about 20 percent appears reasonable.<sup>122</sup> On this basis, the net conversion efficiency of solar energy to ethanol is only about 0.04 percent, more than two orders of magnitude lower than solar electric generation. The efficiency of converting ethanol into motive power, is typically only 20 percent (see Chapter III, Section 4). So the overall efficiency of corn to motive power is less than 0.01 percent. The net efficiency of converting solar energy to electricity using commercially available panels and including space between panel rows, and all losses, is about 4 percent – or 400 times higher.<sup>123</sup>
- Using food to make fuel puts upward pressure on food prices in the United States and abroad. This is not in the spirit of Article 2 of the Paris Agreement on climate change which states in part that the Parties' actions should be "in the context of sustainable development and efforts to

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<sup>120</sup> Noel and McCormack 2014, Table (pp. 2-3)

<sup>121</sup> See Maryland EVIC 2016

([http://www.mdot.maryland.gov/office\\_of\\_planning\\_and\\_capital\\_programming/electric\\_vehicle/about\\_the\\_council.html](http://www.mdot.maryland.gov/office_of_planning_and_capital_programming/electric_vehicle/about_the_council.html)) and for the extension of the mandate, see Maryland Senate Bill 714 (2015) (<http://mgaleg.maryland.gov/webmga/frmMain.aspx?id=sb0714&stab=01&pid=billpage&tab=subject3&ys=2015R5>).

<sup>122</sup> Rounded up from 19 percent, the "Ethanol Today" value in Figure 2 of Farrell et al. 2006.

<sup>123</sup> Losses include losses conversion from DC to AC and back to DC current as well as transmission and distribution losses.

eradicate poverty" and that greenhouse gas emissions should be reduced "in a manner that does not threaten food production."<sup>124</sup>

- It takes a huge amount of land. The 2016 U.S. mandate of 14.5 billion gallons of corn ethanol<sup>125</sup> will take up about 30 million acres of land.<sup>126</sup> This land, were it used to generate solar electricity, could generate three times as much as the entire current electricity requirements of the United States. This is a heuristic calculation, made to illustrate the amount of land involved rather than to suggest that all that land be used for electricity generation.

Cellulosic biofuels have the potential of improving the efficiency of biofuels several-fold, but none are likely to approach the efficiency of using solar electricity in electric vehicles. Still, to date, liquid fuels retain the huge advantage of higher energy density; their use in aircraft and ships may take some time to displace. Developing efficient biofuels not based on food, for limited uses therefore continues to be important. Specifically, biomass such as algae used to make biofuels may be an important part of reducing greenhouse gas emissions, provided the criteria for renewable energy are met. The replacement of the carbon in new biomass must be at the same rate and in the same year as the use of the biofuel. And there must not be an increase of carbon emissions from the soil. (See Chapter VI, Section 2.i, for further discussion of the definition of renewable energy.)

When all is said and done, liquid fuel use in internal combustion engines will remain much less efficient than electricity as a source of motive power. Therefore, parallel development of fuel cell and electricity approaches to all transportation including aircraft and boats, will remain important. If successful, there would be little or no need for biofuels.

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<sup>124</sup> Paris Agreement 2015, Article 2

<sup>125</sup> 80 FR 77420-77518 (2015-12-14), p. 77488

<sup>126</sup> Thirty million acres was calculated based on the following sources: 80 FR 77420-77518 (2015-12-14), p. 77488; EIA Corn Ethanol 2015; and Thiesse 2014.

## VI. The electricity system

### 1. Introduction

The electricity system will essentially be the energy system of the future, with small supplements of gaseous, liquid, and, potentially, solid fuel sources. The main reason is that the vast majority of direct fuel uses must be converted to electricity if energy-sector GHG emissions are to be reliably and economically reduced. Specifically, direct use of fossil fuels in buildings and in transportation must be electrified to the extent possible.

Maryland's electricity grid is a part of the PJM grid that also includes Pennsylvania, New Jersey, Delaware, the District of Columbia, almost all of Virginia, and parts of other states (13 in all), including the Chicago metropolitan area.<sup>127</sup> Figure VI-1 shows the official map of the PJM region, as published by the Federal Energy Regulatory Commission.



Figure VI-1. The region covered by the PJM grid. Source: FERC PJM 2016, at <http://www.ferc.gov/market-oversight/mkt-electric/pjm.asp>

The PJM grid is part of the larger interconnected electricity system in the Eastern United States known as the Eastern Interconnection. Power flows in this region are vast and complex; the Eastern Interconnection is therefore divided up into regions; in each region, Regional Transmission Organizations (RTOs), such as PJM, manage electricity flows and ensure reliability of supply both in the immediate moment-to-moment sense and over the years. The latter aspect includes assessing the interconnection of new power plants and the retirement of obsolete or uneconomical ones, according to the proposals presented to it by plant owners and developers. There are also electricity transfers between RTO regions within the Eastern Interconnection.

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<sup>127</sup> See PJM 2016.

The structure of grid management in the PJM region has been determined by the deregulation of the electricity sector. It was created, among other things, as an independent entity to operate and manage "a competitive wholesale electricity market and ...to ensure reliability" of the high-voltage portion of the grid.<sup>128</sup> The RTOs manage the flows of electricity through the (high-voltage) transmission system. State-level Public Service Commissions (PSCs) in the region oversee the distribution of that electricity to almost all end users, within their respective states. Most of that distribution is done by investor-owned companies, but there also a number of cooperatives and municipal utilities in Maryland. Cooperatives and municipal utilities are sometimes, but not always, regulated by state-level PSCs.

Merchant generating companies bid their available capacity into the grid. It is the RTO's responsibility to ensure that sufficient capacity (both generation and transmission) is available to meet demand at all times. Within any state that has deregulated their electricity supply, the Public Service Commission must ensure that distribution utilities, which own essentially no generation but own the network of distribution wires and other equipment, can provide service at the most affordable prices consistent with reliability. There is an hourly and daily spot market for electricity as well. Investor-owned regulated distribution utilities are guaranteed a rate of return on their investment.

The peak load in the PJM grid in 2014 was 156,140 MW.<sup>129</sup> The weather-normalized peak load in 2015 was 150,295 MW.<sup>130</sup> The EmPOWER Maryland energy efficiency program target for the peak load for the state in 2015 was 13,130 MW; however, the actual weather-normalized peak load in 2015 was about 14,200 MW,<sup>131</sup> which makes the Maryland peak load about 9.4 percent of PJM total. In other words, Maryland is a relatively small part of PJM; it has been an electricity importer and that fraction has been increasing. In 2013, 46 percent of Maryland's electricity requirements were met by imports from other states, as noted in Chapter II, Section 3.

Maryland possesses a great deal of flexibility as a result of being a small part of the PJM grid. It could just as easily become an electricity exporter, provided it had the right economical mix of generation that would enable generation owners to successfully participate in PJM's wholesale markets. It could greatly increase its variable renewable electricity (solar and wind) generation by enacting ambitious targets. In a future with high penetration of renewable electricity, Maryland could balance its requirements by purchasing from other states when the variable supply falls short, by building storage, by offering demand response within the state, and various combinations of these resources.

In 2011, about half of Maryland's primary energy consumption was for electricity generation and its transmission and distribution to users (see Figure II-1 above, with details in Figure III-6). As discussed in Chapter III, Section 1, about two-thirds of the primary energy used for electricity generation is discharged as waste heat at power plants, mainly coal and nuclear plants (both in and out of state). Natural gas power plants also contribute to Maryland's electricity supply. About 5 to 6 percent of the overall power plant output is lost in transmission and distribution; as a result only about 31 percent of

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<sup>128</sup> PJM 2016

<sup>129</sup> PJM 2015, p. 2

<sup>130</sup> PJM Peaks 2015

<sup>131</sup> PSC's 2016 *EmPOWER Maryland Energy Efficiency Act Standard Report*, available at <http://www.psc.state.md.us/wp-content/uploads/2016-EmPOWER-Maryland-Energy-Efficiency-Act-Standard-Report.pdf> (Maryland PSC EmPOWER 2016, Table 30 (p. 35)). Calculated by IEER from Maryland PSC EmPOWER 2016, Table 30.

the energy input to the electricity sector reaches final consumers. This is quite typical of most of the United States, notably in the eastern region where solar and wind energy are less developed than in the West, notably California. On top of that, as discussed in Chapter III, much of the electricity is wasted at the point of use in inefficient equipment.

In this chapter, we consider the elements of a roadmap for the transition of the electricity sector to a zero emissions system by the year 2050 that is more resilient than the one we have today. We also examine milestones for the year 2030. The year 2040 can be interpolated between 2030 and 2040. This transition includes the efficient electrification by the year 2050 of almost all residential space and water heating and of most commercial space heating (see Chapter IV) to the extent the latter is not served by combined heat and power systems. It also includes the electrification of the road transport sector and of much of the non-road transport sector (see Chapter V). We will put these elements together as a roadmap to 2030 and 2050 in the next chapter (Chapter VII), and then examine the technical integration and cost aspects in subsequent chapters (Chapters VIII and IX).

## 2. Renewable resources for the electricity sector

The main renewable energy resources in Maryland, and more generally in the Eastern United States, are solar and wind; the latter has two distinct subcategories: onshore wind and offshore wind.

Indeed, based on presently available technology, Maryland has over ten times more technical potential for solar and wind electricity compared to the projected requirements for 2050. The ratio of technical potential to requirements will likely increase with time because both wind and solar technologies are evolving to be able to produce more from the same land area. For instance, the reference efficiency that the National Renewable Energy Laboratory used to calculate technical potential for solar photovoltaic generation in its 2012 report was 13.5 percent.<sup>132</sup> Panels with greater than 20 percent efficiency are already available;<sup>133</sup> efficiencies have been demonstrated to be more than double that,<sup>134</sup> though these very high efficiency panels are not yet cost competitive.

Table VI-1 shows the components of wind and solar energy resources in Maryland and compares them with 2011 electricity use and estimated electricity use in the 2050 Climate Protection Scenario. It is clear that even when essentially all energy functions, including transportation and space heating in buildings, are electrified, the electricity requirements estimated for the year 2050 in the Climate Protection Scenario are a small fraction of the technical potential of renewable and wind energy. This is reasonable, since, typically, only a small fraction of technical potential can be realized. It should be noted that this fraction is policy- and technology-dependent.

For instance, urban solar energy potential at 20 percent panel efficiency, which is available today, could provide over half of the 2050 electricity requirements. Increasing panel efficiency has the potential to reduce costs of solar installations of all kinds, since it also reduces the requirements for ancillary hardware and for installation labor. Of course it also reduces the land area needed for a given amount of solar energy.

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<sup>132</sup> NREL Potentials 2012, p. 4

<sup>133</sup> Mittal 2015

<sup>134</sup> NREL Solar Cells 2016

Table VI-1: Maryland technical potential of solar and wind energy in GWh/year and in comparison with 2011 and Climate Protection Scenario (CPS) 2050 electricity requirements

	Low estimate GWh/y	High estimate GWh/y
Urban utility scale solar PV (Note 1)	29,000	43,000
Rural utility scale solar PV (Note 1)	586,000	868,000
Urban rooftop solar PV (Note 1)	15,000	22,000
Onshore wind (Note 2)	31,000	55,000
Offshore wind	201,000	201,000
Total technical potential, supply	862,000	1,189,000
2011 electricity generation requirements, including losses	69,000	69,000
Supply technical potential compared to 2011 requirements	1,249%	1,723%
Estimated 2050 generation requirements, including losses, CPS	107,400	107,400
Supply technical potential compared to CPS 2050 requirements	803%	1,107%

Sources: Compiled by IEER from NREL Potentials 2012, Tables 2, 3, 4, 6, 7 and NREL 2008, Table 1 (for assumptions about panel efficiency), and NREL and AWS Truepower 2015 for onshore wind potential. For 2011 electricity requirements (rounded up, including losses and generation for self-consumption), EIA States 2015 Maryland, Table 10. 2050 generation reflects requirements that include conversion of most transportation and space and water heating to electricity.

Note 1: The low estimate is based on 13.5 percent panel efficiency; the high estimate on 20 percent panel efficiency.

Note 2: The low onshore estimate is based on current technology with 110-meter hub height; the high estimate is based on near-term technology at 140-meter hub height. Both use a 35 percent capacity factor, which is the lower bound estimated by NREL and AWS Truepower.

Wind turbine capacity factors and solar panel efficiency continue to improve; one may anticipate that in 10 to 15 years, there will be much more flexibility in combining various resources together economically than there is with near-term prices and efficiencies. For instance, we have not included the technical potential for solar parking lot canopies. Efficiency of panels is likely to rise, further increasing technical potential. The balance of the various components will depend not only on their relative price but also on the kinds and costs of storage and demand response technologies that are used when variable energy sources provide the primary energy supply.

Figure VI-2 shows the technical potential of distributed solar resources as well as onshore wind potential in Maryland. These in combination could provide most of the requirements of the Climate Protection Scenario and ensure sufficient distributed resources for resilience as well as seasonal balance of summer and winter supply.

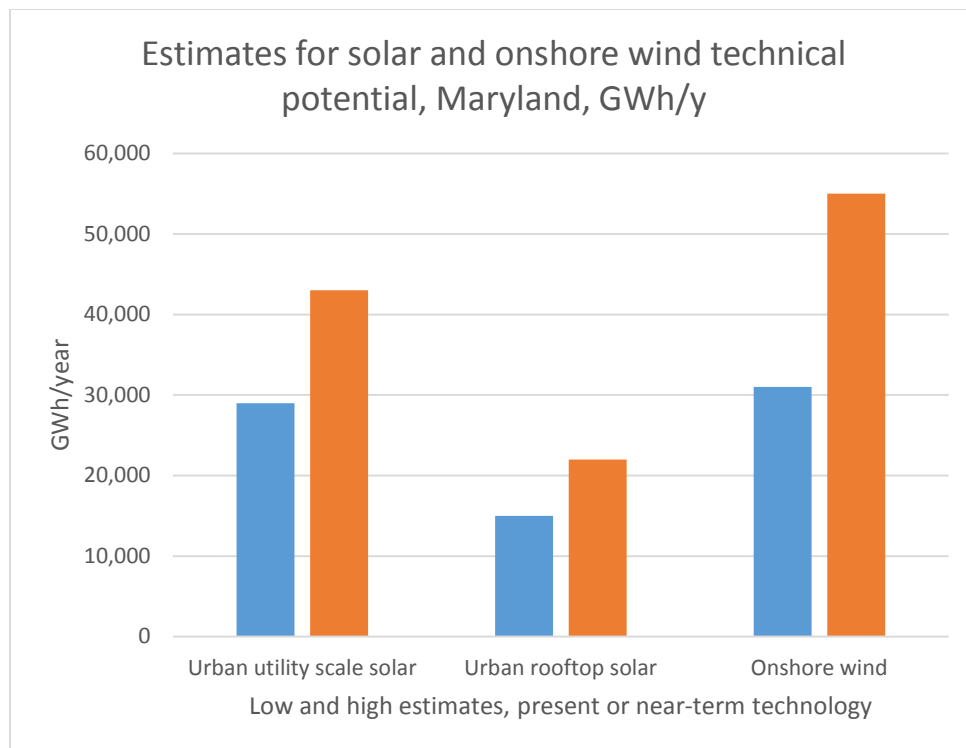


Figure VI-2: Maryland's solar resources and onshore wind resources. For reference: 2011 requirements including losses about 69,000 GWh. Sources: Based on Table VI-1

Figure VI-3 shows that wind power locations with capacity factors of 35 percent using the emerging technology are available on a 10,000 square kilometer area of Maryland, which is about 30 percent of the area of the State. As with solar, there are land area constraints (see Chapter XI, Section 4).

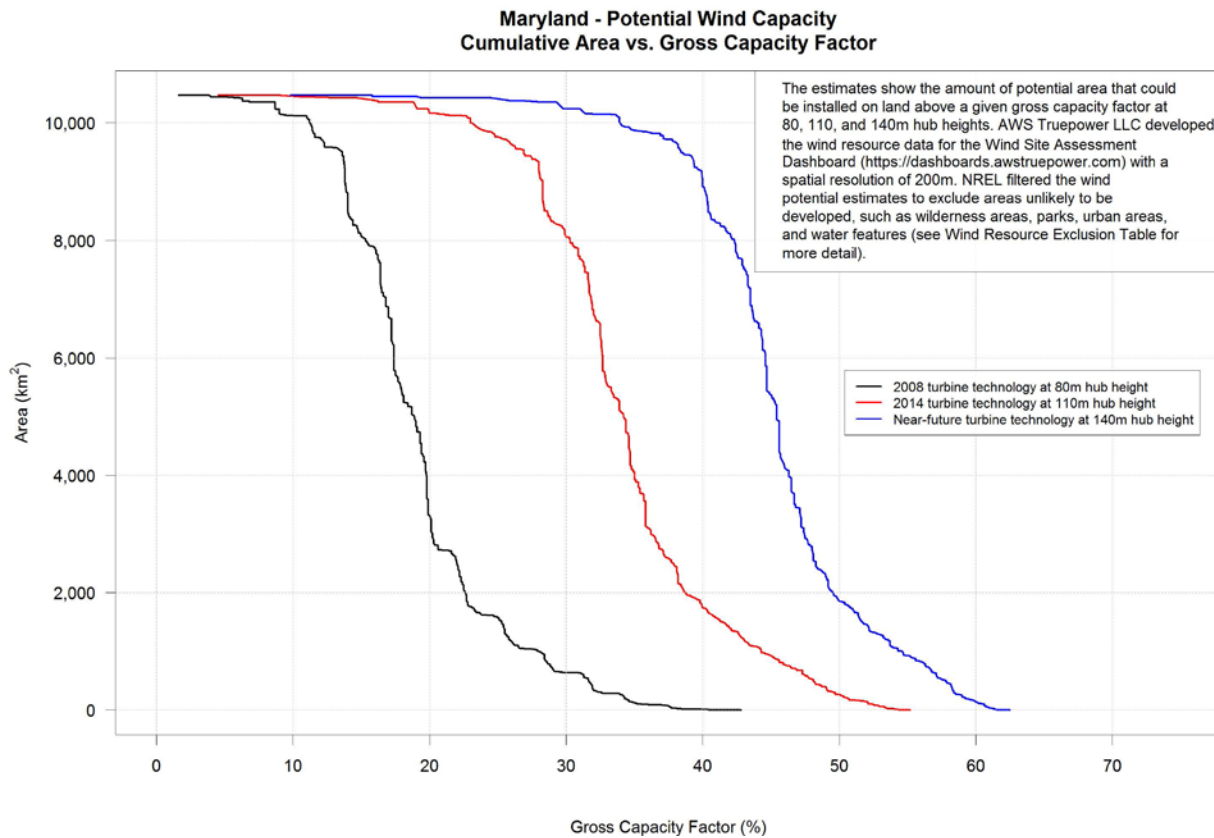


Figure VI-3: Recent-past, present, and near-future wind power capacity factors versus land area for Maryland. Source: NREL and AWS Truepower, at DOE WINDExchange 2015 (Maryland)

The potential increase in capacity factor for wind means more than a reduction in land area required for a given amount of electricity generation. It means a large potential reduction in the cost of power; it also means that the variability of wind can be made much smaller; this would result in much smaller requirements and expense for electricity storage and demand response.

The prospect of high capacity factors (and hence lower costs) is even greater, considering the United States as a whole. Wind power with capacity factors of 50 percent or more is available in 3 million square kilometers of land (about 30 percent of the US land area of 9.8 million square kilometers); capacity factors of 60 percent or more characterize almost 2 million square kilometers (see Figure VI-4). Since Maryland is part of the Eastern Interconnection, imports of power from very high capacity factor areas such as South Dakota are possible.<sup>135</sup>

<sup>135</sup> DOE WINDExchange 2015 (South Dakota)

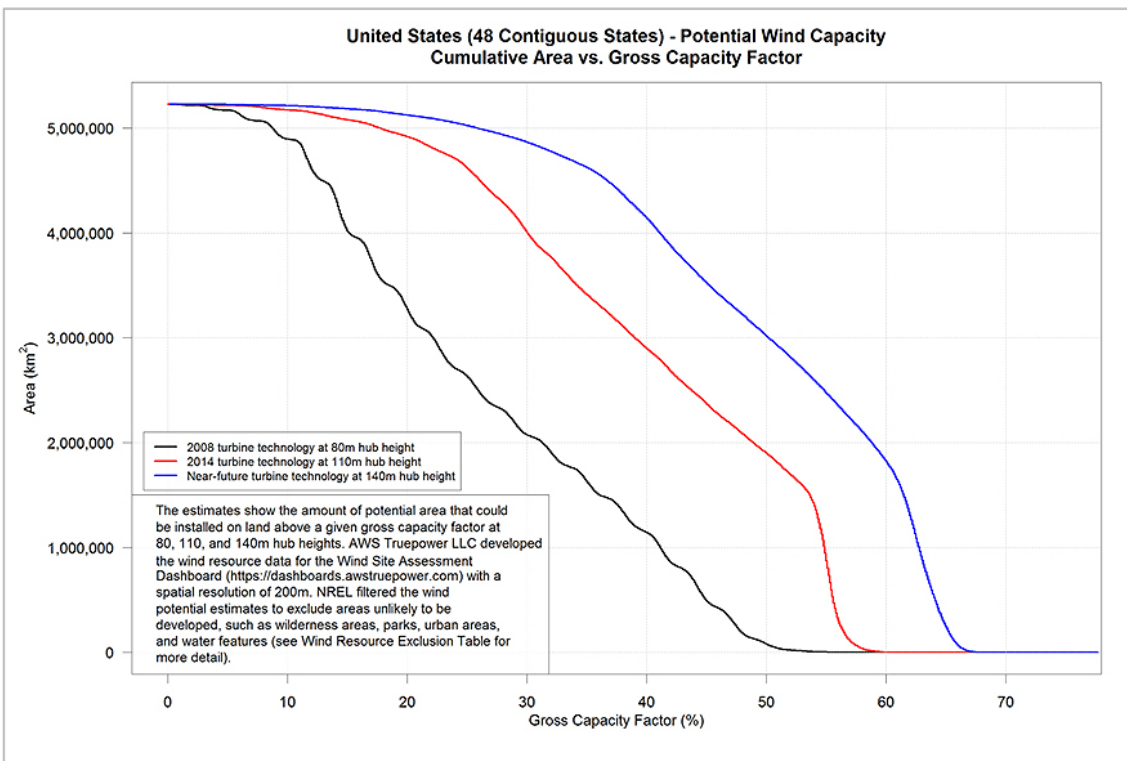


Figure VI-4: Recent-past, present, and near-future wind power capacity factors versus land area for 48 contiguous U.S. states. Source: NREL and AWS Truepower, at DOE WINDExchange 2015 (U.S)

One important consideration in the design of a renewable energy system based mainly on solar and wind is seasonal balance. Solar is plentiful in the summer but not in the winter. Maryland is fortunate in that the offshore wind resource complements that pattern and is more plentiful in the winter. Figure VI-5 shows the monthly total generation for a 40-megawatt-peak solar and a 20-megawatt-peak offshore wind installation in Maryland. The summer-winter complementarity is evident. This feature helps reduce seasonal imbalances; however, the daily and weekly variability remains and must be dealt with in a variety of ways.

Finally, new hydropower resources are very limited; based on presently available data from the National Renewable Energy Laboratory, they may be locally useful but are not of a magnitude to contribute significantly to the overall electricity supply of the state.<sup>136</sup> We have only included the existing hydropower source of 572 MW associated with Conowingo dam in the Climate Protection Scenario.<sup>137</sup>

<sup>136</sup> NREL Hydropower 2004, bar chart on p. 3

<sup>137</sup> Exelon Conowingo 2016

## Seasonal Complementarity of Solar PV and Offshore Wind

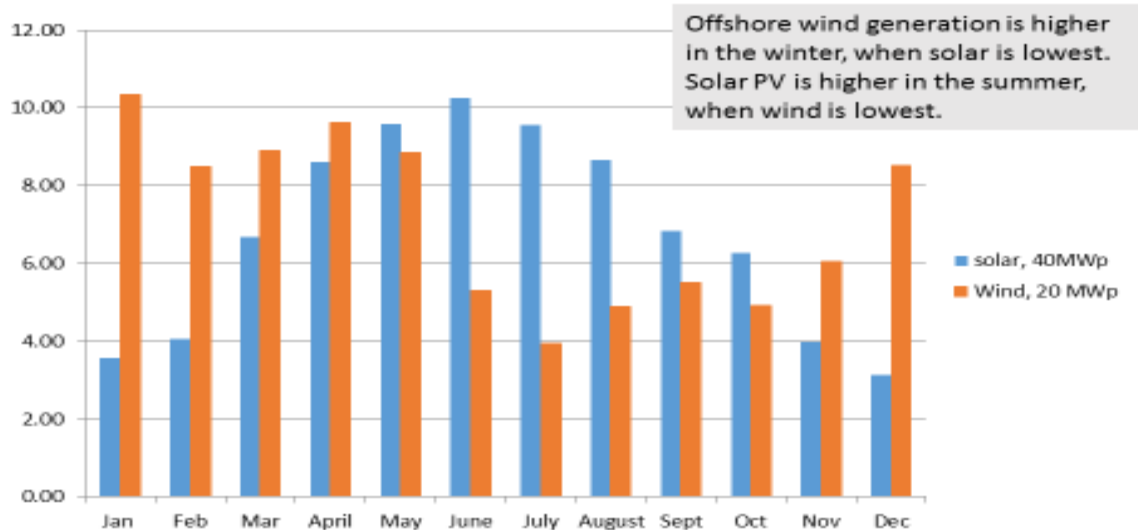


Figure VI-5: Monthly total generation for a hypothetical 40 megawatt-peak solar and a 20 megawatt-peak offshore wind installation. Source: NREL data compiled by IEER

A transition to solar and wind as the main sources of electricity would eliminate the losses of heat associated with thermal generation stations because there is no steam cycle and no steam turbine. Some losses would remain, including transmission and distribution losses and losses in the conversion of DC electricity to AC (see Chapter VII). However, these are small compared to thermal losses in coal, nuclear, and natural gas plants. As a result, there is an automatic efficiency gain in the transition from thermal generation to solar and wind generation. Efficiency gains at the point of use, as for instance in transitioning from incandescent bulbs to LEDs or from resistance heating to heat pumps, compound the increases in efficiency.

The transition to renewable energy will have seven components:

1. Mainly solar and wind generation, instead of mainly thermal generation.
2. A combination of distributed generation (mainly solar, supplemented by combined heat and power) and centralized generation by renewable resources (a combination of onshore and offshore wind as well as utility-scale solar<sup>138</sup>), instead of mainly by fossil fuels.
3. Significant increases in the efficiency of electricity use.
4. Increases in electricity requirements due to conversion of fossil fuel space heating, water heating, and transportation to efficient electric technologies.

<sup>138</sup> Note, however, that “utility-scale” solar is far smaller, 10 megawatts or more, compared to utility-scale fossil fuel plants, which are typically several hundred megawatts. Wind farms are usually in the range of few tens of megawatts to several hundred megawatts.

5. Storage of electricity (and energy) in various ways to deal with variability and to make the best use of available resources.
6. A communications system that will parallel the grid to enable demand response and microgrid operation and management of distributed generation, demand response, and storage resources, and to provide consumers and consumer-producers with a much wider array of energy choices than available at present.
7. An increase in the services that energy provides to accommodate economic growth.

In this report we do not take into account changes in personal habits or changes in consumption patterns of goods desired. Changes in energy use as estimated here are meant to accommodate a business-as-usual economic model. For instance, we do not consider changes in the infrastructure of transportation to increase public transit or to accommodate bicycles, including electric bicycles, safely. There is a good case to be made for changing that model, but it would take us far afield from the scope of this report.

### **i. Defining renewable energy**

A principal goal of the analysis in this report is to create a roadmap for an energy system that is “emissions-free” so far as greenhouse gases are concerned. We have defined this in practical terms as being a system where energy-related GHG emissions are at least 90 percent lower than some reference date. We have used 2006 as the reference year, since that is the one used in the Maryland Greenhouse Gas Emissions Reduction Act.<sup>139</sup>

However, the criteria related to sustainability that we set forth in Chapter I, Section 5, are much broader. For instance, sustainability relates to the mining and processing of materials needed to build an emissions-free energy system. There is the issue of what happens at the backend of the system, when the energy system is decommissioned, and the wastes that result from decommissioning. Air pollution and water use are also major criteria for health and long-term sustainability.

A major consideration relates to whether the energy system is “renewable” – a term that goes beyond GHG emissions-free.

A consistent and careful definition of “renewable energy” is needed to guide energy choices. Equally important, the rebates, carbon trading credits, and other financial attributes that are or can be attached to “renewable” energy create practical questions of considerable importance and potential conflict along the road to an emissions-free system.

The Intergovernmental Panel on Climate Change (IPCC) has provided the essential ingredients of a definition of “renewable energy” in its glossary:

**Renewable energy (RE):** Any form of energy from solar, geophysical, or biological sources that is replenished by natural processes at a rate that equals or exceeds its rate of use. For a more

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<sup>139</sup> Maryland GGRA 2009

detailed description see Bioenergy, Solar energy, Hydropower, Ocean, Geothermal, and Wind energy.<sup>140</sup>

This definition excludes most of the fuels that are used in the energy system today. Fossil fuels are not renewable – they are not a source of energy “replenished by natural processes at a rate that equals or exceeds its rate of use”; rather, they were formed over millions or hundreds of millions of years and are being used up in decades or centuries. It is important to note that the total quantity of the resource is not part of the definition. The total potential fossil fuel amount in the Earth may well be vast. For instance, increasing the investment in extraction via hydrofracturing, from tar sands, and from geologic formations under the oceans could greatly expand the extractable amounts of fossil hydrocarbons. But large or small, fossil fuels are not a renewable resource.

Similarly, nuclear fission relies on non-renewable resources – uranium-235, uranium-238,<sup>141</sup> and thorium-232. In principle, uranium and thorium resources are plentiful, but they are not renewable. Indeed, they are primordial materials that were present when the Earth was formed; they are not renewed by natural processes at all.

In contrast, wind and solar are essentially renewable – they must be used at a rate that is equal to or less than the natural rate of replenishment. That is not necessarily the case for biomass or even geothermal energy. Given the importance of these two sources, it is important to consider the matter in more detail. Renee Cho, a staff blogger at the Earth Institute of Columbia University, has framed the biomass issue well:

Whether or not biomass is truly carbon neutral depends on what type of biomass is used, the combustion technology, which fossil fuel is being replaced, and what forest management techniques are employed where the biomass is harvested. The combustion of both fossil fuels and biomass produce carbon dioxide. When short-term biomass is burned, such as annual crops, the amount of carbon generated can be taken

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<sup>140</sup> IPCC5 Mitigation 2014, p. 1261. IPCC5 defines “bioenergy” as “Energy derived from any form of biomass such as recently living organisms or their metabolic by-products” (p. 1253). But this definition is very general and not constrained by the renewable energy definition. IPCC5 also contains an important definition of primary energy: “Primary energy (also referred to as energy sources) is the energy stored in natural resources (e. g., coal, crude oil, natural gas, uranium, and renewable sources). It is defined in several alternative ways. The International Energy Agency (IEA) utilizes the physical energy content method, which defines primary energy as energy that has not undergone any anthropogenic conversion. The method used in this IPCC5 report is the direct equivalent method (see Annex II.4 (pp. 1293-1295)), which counts one unit of secondary energy provided from non-combustible sources as one unit of primary energy, but treats combustion energy as the energy potential contained in fuels prior to treatment or combustion. Primary energy is transformed into secondary energy by cleaning (natural gas), refining (crude oil to oil products) or by conversion into electricity or heat. When the secondary energy is delivered at the end-use facilities it is called final energy (e. g., electricity at the wall outlet), where it becomes usable energy in supplying energy services (e. g., light)” (p. 1261). We have followed the IPCC convention in this report. Solar and wind energy are counted as primary energy as generated, while fossil fuels are counted as primary energy at the point of production of the fuel. The heat generated from nuclear fission in a nuclear power reactor is counted as primary energy.

<sup>141</sup> Uranium-238, the most abundant isotope of uranium, does not sustain chain reactions but can be converted into plutonium-239, which does sustain chain reactions and can fuel nuclear reactors. Thorium-232 is also not a nuclear reactor fuel but can be converted into uranium-233, which is.

up quickly by the growing of new plants. But when the biomass comes from wood and trees, not only can the regrowing and thus the recapture of carbon take years or decades, but also, the carbon equation must take into consideration carbon the trees would have naturally stored if left untouched....[T]he notion that all biomass results in a 100% reduction of carbon emissions is *wrong*. Biomass can reduce carbon dioxide if fast growing crops are grown on otherwise unproductive land; in this case, the regrowth of the plants offsets the carbon produced by the combustion of the crops. But cutting or clearing forests for energy, either to burn trees or to plant energy crops, releases carbon into the atmosphere that would have been sequestered if the trees had remained untouched, in addition to producing carbon in the combustion process, resulting in a net increase of CO<sub>2</sub>.<sup>142</sup>

A case-by-case approach to determine the renewability of biomass is important. But a central criterion is necessary: the replacement time of carbon in new biomass must be in the same timeframe (or faster) as the use of the biomass. Since growing cycles are typically a year or a season, the *biomass used as fuel (including biogas) must be replaced within a year or season to be considered renewable*.

Soil carbon balance is a second necessary criterion for renewability of biomass. Palm oil is an important example of the problems that can occur with biomass use. When tropical forests are cleared and peat bogs exposed to create the plantations for its production, the carbon emissions can be larger than extracting and using petroleum, possibly even petroleum from tar sands.<sup>143</sup>

The assessment of fuels that derive from biomass, such as ethanol made from food crops or crop residues, must include the carbon emissions attributable to the conversion of biomass to ethanol (or other liquid fuels) as well as CO<sub>2</sub>-equivalent emissions from other agricultural and industrial processes, including nitrogen fertilizer application.

For these reasons, it is essential to add specific constraints on biomass in the definition of renewable energy:

Biomass can only be considered renewable if the rate of replacement of carbon in biomass is the same as that emitted in the process of processing and use, within the year of processing and use, and if there is no net decrease in carbon stored in the soil as a result of biomass production.

The soil carbon constraint is important because (i) reductions in carbon stored in the soil can wholly or partially offset any carbon benefit from biomass use, and (ii) increasing carbon stored in agricultural and forest soil is likely to be an important part of reducing greenhouse gases that have already accumulated in the atmosphere. As we noted in Chapter I, a 1.5°C temperature limit will require removal of already emitted carbon. Therefore it is counterproductive to produce and use biomass as a fuel in ways that would decrease carbon stored in the soil.

Geothermal energy, used for electricity generation where underground thermal resources are of adequate quality, also illustrates the issue of rate of use: it is only strictly renewable if the rate

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<sup>142</sup> Cho 2011

<sup>143</sup> See UCS 2013 and Green Car Congress 2012.

of heat withdrawal is less than the rate of replenishment by inflow of heat into the geothermal reservoir from the interior of the Earth. If the withdrawal is too rapid, the field must be abandoned because the diminishing amount of energy reduces viability of the site for energy production. However, unlike biomass, closed-loop geothermal energy releases no greenhouse gases and the fields can be expected to renew themselves after being left “fallow” for an appropriate period of time.<sup>144</sup> Closed loop geothermal energy can therefore be regarded as a constant or variable source of renewable energy depending on the rate of use.<sup>145</sup>

Zero carbon emissions are essential for sustainability but not sufficient. Considerations relating to the front and back ends of energy production are also important. Mountaintop removal and vast coal ash ponds containing toxic materials are among the enduring byproducts of the production and use of coal. Likewise, uranium mine waste and mill tailings that contain radioactive materials with half-lives in the thousands of years are associated with nuclear fuel mining and processing; they will litter the landscape eons after the benefits of the energy produced have been enjoyed.<sup>146</sup> Navajo lands in the U.S. Southwest are still contaminated with uranium mine wastes, with continuing serious adverse impacts on water and habitation.<sup>147</sup>

Intergenerational impacts are also a consideration at the back end. Spent fuel, the waste from nuclear energy generation, has radionuclides that last hundreds of thousands of years; some, like iodine-129, have half-lives in the millions of years. Severe accidents, like Chernobyl in 1986 and Fukushima in 2011, can destroy land, water, and other resources for generations. Thus, even an energy source that is relatively low carbon on a life-cycle basis, like nuclear energy, can damage resources in ways that render them non-usable and non-renewable over many generations.

Ecosystem renewability should also be included in assessing sustainability. It is an essential feature of functioning ecosystems that they tend to renew themselves based on continuous and natural flows of energy and materials through them. Routine withdrawal of resources from ecosystems can disrupt and even destroy them. Water is perhaps the most important example. Coal and nuclear plants require vast amounts of water for cooling. In the specific case of Maryland and the mid-Atlantic region, thermal generation is by far the single largest consumptive use of water in the Susquehanna River basin, accounting for almost three-fourths of the total consumption.<sup>148</sup> At the same time that same river basin accounts for half of all the

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<sup>144</sup> Open loop systems do have some CO<sub>2</sub> emissions. In addition, like all energy sources whose construction occurs in an economy that uses fossil fuels, there are also CO<sub>2</sub> emissions from the construction of geothermal power plants. (UCS 2012)

<sup>145</sup> Geothermal energy stored in rocks or soil is also used as part of geothermal heat pump systems, also known as ground-source heat pumps. There is no electricity generation in such systems; like all other heat pumps, they need a source of electricity to operate them.

<sup>146</sup> Thorium-230 is the main contaminant in mill tailings, for instance. It has a half-life of over 75,000 years. It decays into radium-226, which has a half-life of 1,600 years.

<sup>147</sup> EPA Uranium 2013. For a historical account see Pasternak 2010.

<sup>148</sup> Calculated from Susquehanna Comprehensive Plan 2015, p. 84.

fresh water flows into the Chesapeake Bay,<sup>149</sup> a “legendary resource” that is under “tremendous stress.”<sup>150</sup>

The technical aspects of renewability and, more broadly, sustainability are made more difficult by socio-economic aspects. We should note that trash, while often included in legal definitions of renewable energy, is not “replenished by natural processes”; rather it is an artifact of a throwaway civilization. There is no “trash” in nature. In general, trash does not fit the IPCC definition of renewable quoted above.

Maryland’s definition of renewable energy is quite expansive. Renewable energy, eligible to be granted tradeable credits known as renewable energy credits (RECs), was defined when Maryland initially enacted its renewable portfolio standard law in 2004. Two levels or “tiers” of renewable energy were defined: Tier 1 included solar; wind; biomass of various types but excluding old growth trees; biogas; ocean energy sources, like tides and waves; small (less than 30 megawatts) hydropower, geothermal; waste to energy; fuels derived from refuse and some other varieties of waste and biomass materials, fuel cells that use fuels from qualifying biomass or methane from landfills or waste water treatment plants. Tier 2 included existing hydropower, but that will no longer be eligible after 2018. One REC was defined as equaling one megawatt-hour of energy from these qualified sources. To fulfill their renewable energy obligations, Maryland’s energy suppliers had to acquire RECs equaling a specified amount of generation defined as the “renewable portfolio” for that year.

A maximum value of \$40 and \$15 were set for each Tier 1 and Tier 2 REC, respectively; a special category of renewable energy credit was created for solar energy called Solar Renewable Energy Credit or SREC, with a much higher initial value of \$450 (or 45 cents per kWh) that declined over time.<sup>151</sup>

Maryland allows suppliers to purchase renewable energy credits from entities that generate renewable energy, including from existing sources.<sup>152</sup>

Since biomass sources can be included, the ability to purchase RECs from existing facilities has given rise to a situation where the carbon emissions from Maryland’s “Tier 1” renewables per unit of electricity production were higher than the average Maryland generation. This is a problematic situation given that Maryland’s generation includes coal. The carbon content of Maryland’s Tier 1 RECs has also been consistently higher than the carbon content of electricity imported from the rest of the PJM grid. This is illustrated in Figure VI-6.

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<sup>149</sup> Chesapeake Bay Program 2016

<sup>150</sup> Chesapeake Bay Foundation 2009

<sup>151</sup> Maryland Public Utilities Statute 2015, Sections 7-701 through 7-705

<sup>152</sup> Maryland Public Utilities Statute 2015, Section 7-704(a)(1)(i)

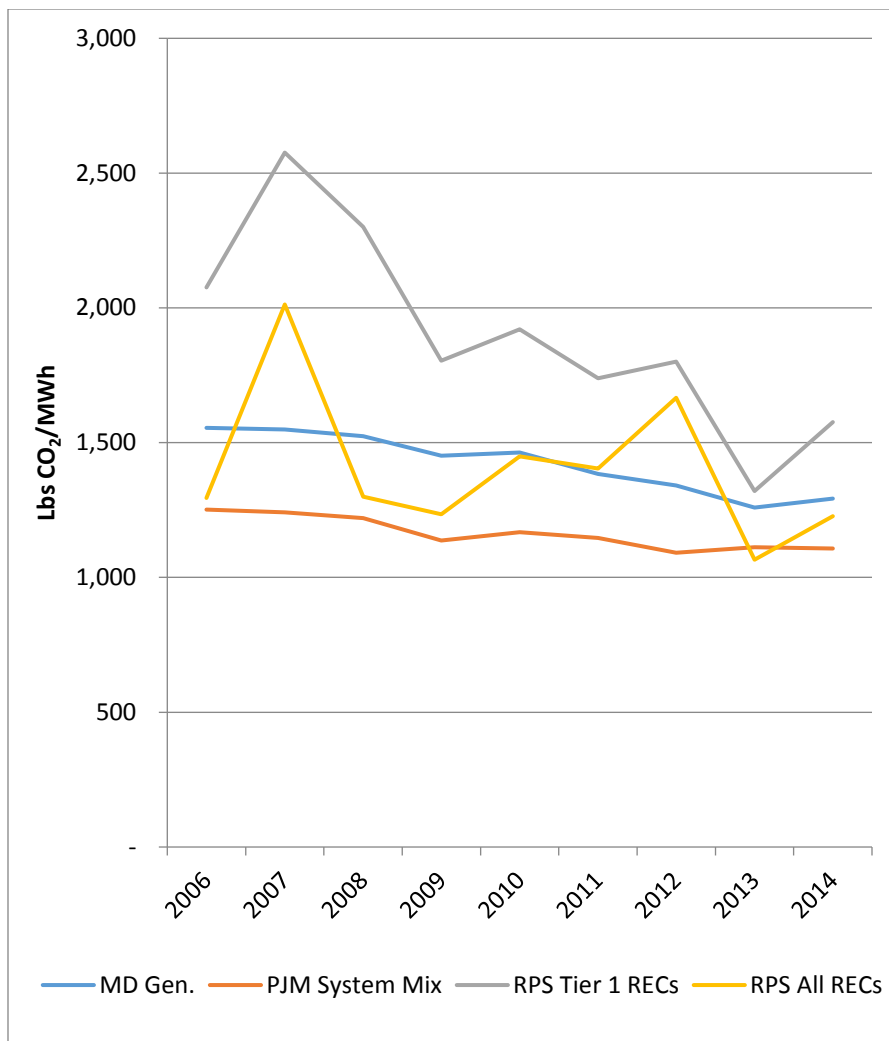


Figure VI-6: Carbon intensity of Maryland electricity sources. Source: Lucas 2015, Slide 14  
 Note: REC stands for “Renewable Energy Credit.”

The actual carbon picture is more complex however. The carbon emissions shown in Figure VI-6 are counted at the point of combustion. However, this does not tell us whether the biomass was replaced in some way, by tree planting, for instance, and if that tree planting replaced the carbon at the same rate it was burned. Indeed, given the variety of biomass included in Tier 1 from wood pallets to black liquor (waste material created during paper manufacture), not to speak of refuse, it would be a very difficult task to come up with an overall carbon balance.

Another difficulty is that utilities can purchase RECs corresponding to existing electricity generation from the qualified fuel sources from anywhere in the PJM region and even somewhat beyond. As noted in Section 1 of this chapter, Maryland is just 9 percent of the PJM region; this has created a variety of opportunities to purchase RECs that have relatively high carbon content and also do not represent any new contribution to renewable generation. In other words, the existence of much of the “renewable energy” represented by RECs was not stimulated by Maryland’s renewable energy law. In effect Maryland is exporting a good deal of money to purchase RECs from existing facilities in or near the PJM region outside the state without actually ensuring the growth of renewable energy generation.

A part of the rationale of including existing biomass sources was to provide subsidies to industries like paper mills, including one within the State. But the Tier 1 definition that includes existing biomass sources has had a paradoxical result that Maryland is importing high carbon RECs and exporting money out of the state; this provides neither climate nor economic benefits to the State. Change to a technically sound definition of renewable energy should be accompanied by simultaneously adopting a Just Transition plan that would create jobs in adversely affected communities before they are lost (see Chapter X, Section 5 and Attachment C).

It is essential for Maryland to tighten its definition of renewable energy to conform to the IPCC definition. The term “renewable energy” should be restricted to wind (onshore and offshore), solar (electric and thermal), ocean, geothermal (within limits of natural replenishment), and small hydropower installations. Given the complex history of the term “renewable energy” in the State, Maryland could start with a predefined baseline year in the past beyond which existing facilities will not be counted towards the fulfillment of RPS requirements. No *a priori* inclusion of biomass resources under the rubric of “renewable energy” is warranted. As noted, biomass is a complex issue that requires case-by-case consideration. It can be included only when strict criteria of renewability for biomass (including soil carbon) discussed above are demonstrably met.

As we have shown, Maryland has ample wind and solar resources. It can also import wind and solar energy from other parts of the Eastern Interconnection (transmission capacity permitting). It is possible to build an affordable and reliable energy sector by 2050 that relies almost completely or even completely on these two resources, given appropriate complementary technical resources like efficiency, demand response, and storage capacity.

### 3. Efficiency

Efficiency is generally recognized as the most economical resource for providing energy services. The EmPOWER program is Maryland’s main vehicle for increasing efficiency in the electricity and natural gas sectors. The EmPOWER program began in 2009. Its goals were “to achieve a 15% reduction in per capita electricity consumption and a 15% reduction in per capita peak demand by the end of 2015, derived from a 2007 electricity consumption baseline.”<sup>153</sup> Of the 15 percent in electricity consumption reduction, utilities were responsible for 10 percent, while State actions were expected to accomplish the other 5 percent. Maryland’s accomplishments to 2015 and projections out to 2017 are shown in Figure VI-7.

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<sup>153</sup> Maryland PSC EmPOWER 2016, p. 1

# Projections with 2015-2017 Programs

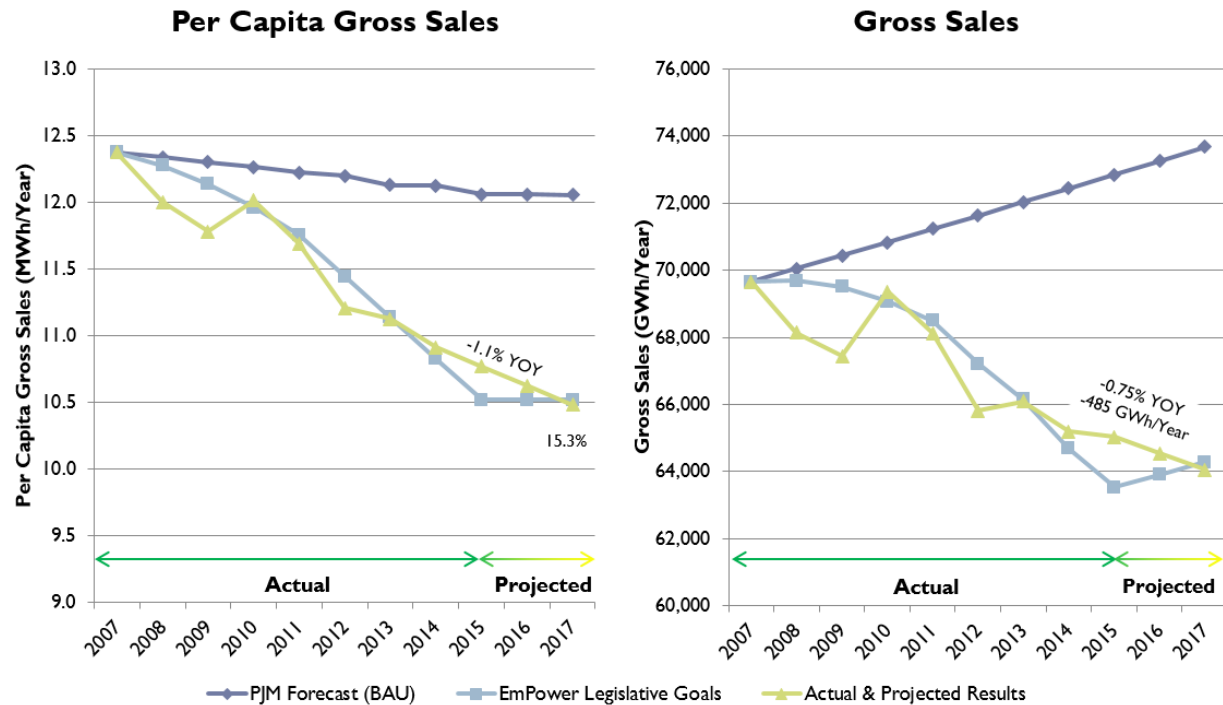


Figure VI-7: Maryland business-as-usual forecast, efficiency (EmPOWER) goals, and actual electricity sales. Source: Lucas 2015, slide 6

The cost of these accomplishments has been very low – just 3.5 to 4.5 cents per kWh of electricity, including the marginal cost of more efficient appliances and utility rebates (and associated administrative costs) that are used to incentivize electricity savings.<sup>154</sup> Thus, so far saving electricity has had a total cost of just one-third the average retail price of electricity of 11.66 cents per kWh in the year 2013.<sup>155</sup> Figure VI-7 indicates almost 10 million megawatt hours per year of savings in gross electricity requirements (that is electricity use plus transmission and distribution losses) relative to 2007, or about 9 million MWh in retail sales. About 5.4 million MWh of this is estimated to be attributable to the EmPOWER program. At the average retail price of \$121 per MWh, the total electricity savings provided an annual benefit in 2015 of almost \$1.1 billion, of which about \$650 million is attributable to the EmPOWER program. The value of peak demand reduction is in addition to the savings represented by electricity use reductions.

<sup>154</sup> Energy efficiency monetary cost is calculated by amortizing the first cost increment of the efficiency measure over the savings expected over the life of the measure. So light bulb savings are amortized over the life of the new light bulb, air-conditioner savings over the life of the air-conditioner, etc. The first cost increment is the added cost of the more efficient device compared to the normal device that people would buy in the absence of efficiency promotion.

<sup>155</sup> Lucas 2015, slide 9, for efficiency cost and EIA States 2015 Maryland, Table 8, for average electricity price. The efficiency cost is the total cost, and includes the added expenditure by the electricity user as well as the expenditures on incentives and administration of efficiency programs by utilities.

The perspective in this report is for the long-term – to 2030 as an intermediate date on the way to deep reductions in GHG emissions by 2050. Figure VI-8 shows estimates of residential energy savings potential up to the year 2030 compared to the cost of those savings made by the American Physical Society. The efficiency measures are arranged in order of cost, with the height of the bar showing the cost per kWh of savings, and the width of the base showing the total savings potential, if implemented widely.

## Residential electric savings potential for year 2030

Conservation supply curve for electric energy-efficiency improvements in the residential sector. For each measure considered, (the energy savings is achieved at a cost per kWh less than the average residential retail price of 9.4 cents/kWh, shown as the horizontal red dashed line.

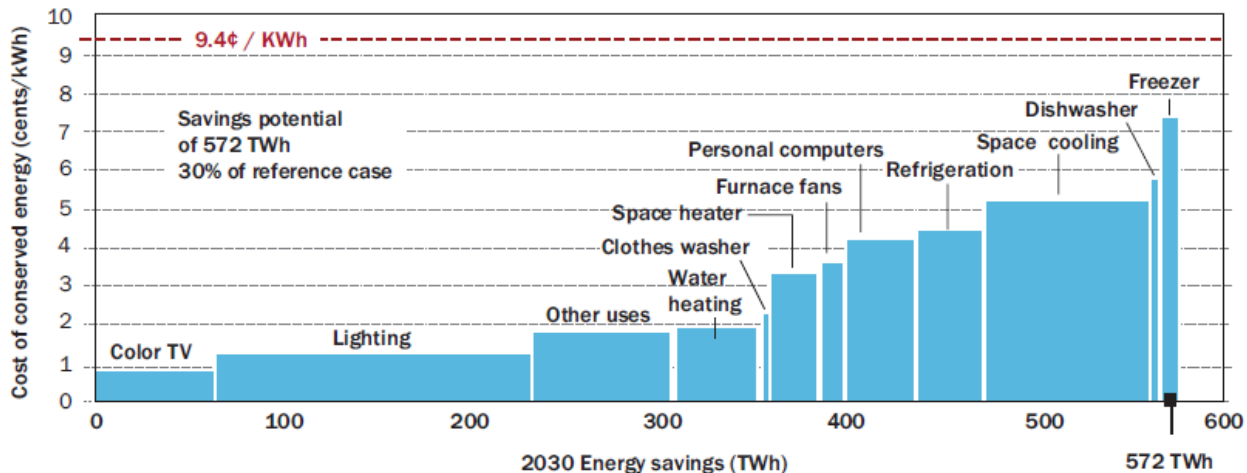


Figure VI-8: Supply curve for residential electricity efficiency improvements. Electricity savings are shown in terawatt-hours (TWh). One TWh is equal to one million megawatt-hours. *Source:* APS 2008, Figure 25 (p.76). Used with permission from the American Physical Society's report: *"Energy Future, Think Efficiency"* (2008)

Table VI-2 shows the weighted average cost of efficiency calculated from the APS data. For instance, standards for more efficient water heaters would save about 40 million MWh (40 TWh) nationally at a cost of about 2.0 cents per kWh. Water heaters are an example of a product with a split incentive. In the case of rented homes, the savings from the lower electricity bills go to the tenant whereas the increased capital cost of the more efficient heaters will usually be borne by the landlord. Similarly, the national efficiency potential for residential lighting as estimated in 2008 was huge – 170 million MWh (170 TWh), at a cost of about 1.2 cents per kWh.<sup>156</sup> The overall savings for the entire package of measures would amount to 2.6 times the cost in the year 2030.

The estimated weighted average cost of 2.6 cents per kWh only includes the costs incurred by the electricity consumer (“participant cost”); it does not include costs of incentives and associated administrative expenses of efficiency programs. The overall cost (“total resource cost”) of Maryland programs of 3.5 to 4.5 cents per kWh is in line with this average participant cost. Adding 1.5 cents per kWh to the cost of each kWh saved as shown in Table VI-2 still yields a total resource benefit to cost ratio of 2.0.

<sup>156</sup> Since then the costs of LED bulbs has declined dramatically. Economical energy reductions are now possible in lighting compared to the device that previously was a symbol of efficiency: the compact fluorescent lamp.

Table VI-2: Residential electricity savings estimates and corresponding total and weighted average cost per kWh for year 2030

Item	Savings, TWh	Cost, cents/kWh	Total costs, million 2007 \$	Total annual savings in 2030, million 2007 \$ (Note 1)
Color TV	67	0.8	\$536	\$5,762
Lighting	169	1.2	\$2,028	\$13,858
Other	74	1.8	\$1,332	\$5,624
Water heating	39	2	\$780	\$2,886
Clothes washer	4	2.2	\$88	\$288
Space heater	28	3.2	\$896	\$1,736
Furnace fans	10	3.5	\$350	\$590
Personal computers	39	4.1	\$1,599	\$2,067
Refrigeration	38	4.3	\$1,634	\$1,938
Space cooling	89	5.2	\$4,628	\$3,738
Dishwasher	1	5.7	\$57	\$37
Freezer	9	7.4	\$666	\$180
Totals (Note 2)	567	2.6	\$14,853	\$38,704

Source: Estimated from data in Figure VI-8 and Brown et al. 2008, Table 1 (p. 2).

Note 1: Savings are relative to the electricity price of 9.4 cents per kWh.

Note 2: The ratio of benefit (savings in electricity costs) to costs (the cost of the efficiency measures) of all measures taken together is about 2.6.

A more recent detailed national study by the American Council for an Energy-Efficient Economy estimated the electricity savings in kilowatt-hours and the costs of those savings as well as the monetary benefits of those savings out to the year 2050. The study estimates that electricity use can be reduced relative to the business-as-usual scenario by about 41 percent in the residential sector.<sup>157</sup> This is comparable to the APS estimate of 30 percent by 2030 in Figure VI-8, since savings and investments would continue after 2030.

For the 2050 Climate Protection Scenario, we made specific evaluations of the efficiencies of the major end uses like space heating, water heating, air-conditioning, refrigerators, lighting, clothes washers and dryers, and dishwashers. We assumed an approximately 2 percent improvement per year in efficiency between 2015 and 2050 for the residual electricity load in the residential sector.

In addition, as discussed in Chapter IV, a transition to an emissions-free energy sector requires a transition out of direct fossil fuel use for space and water heating into efficient electric modes for accomplishing the same things. In general our approach has been to assume that the best currently available technology will be the average technology in 2050. This is a long-transition time and likely underestimates efficiency potential. However, it allows us to estimate cost more reliably especially for

<sup>157</sup> ACEEE Efficiency to 2050 (2012), Table 17 (p. 60). The study also estimates large savings in the direct use of fossil fuels due to building envelope and technology improvements.

the more costly end-uses like heating and air-conditioning, where the added investments required are significant.

In addition to efficiency achieved by better appliances, lighting, and heating and cooling systems, we also take account of building envelope improvements such as sealing leaks and installing weather stripping and added insulation. Here we assume a 30 percent reduction in heating and cooling requirements in existing residential structures and 20 percent for existing commercial structures by 2050<sup>158</sup>; implementation will be gradual. Greater reductions are possible; however, it is difficult to estimate the cost of such reductions on average for existing homes due to the wide variety of homes, different vintages, different condition of existing homes, and other factors. Here again, the efficiency improvements we have assumed are significant, but more could be done. One of the principal threads that runs through our approach to efficiency is that we should be able to reliably estimate the costs of the improvements based on presently available information.

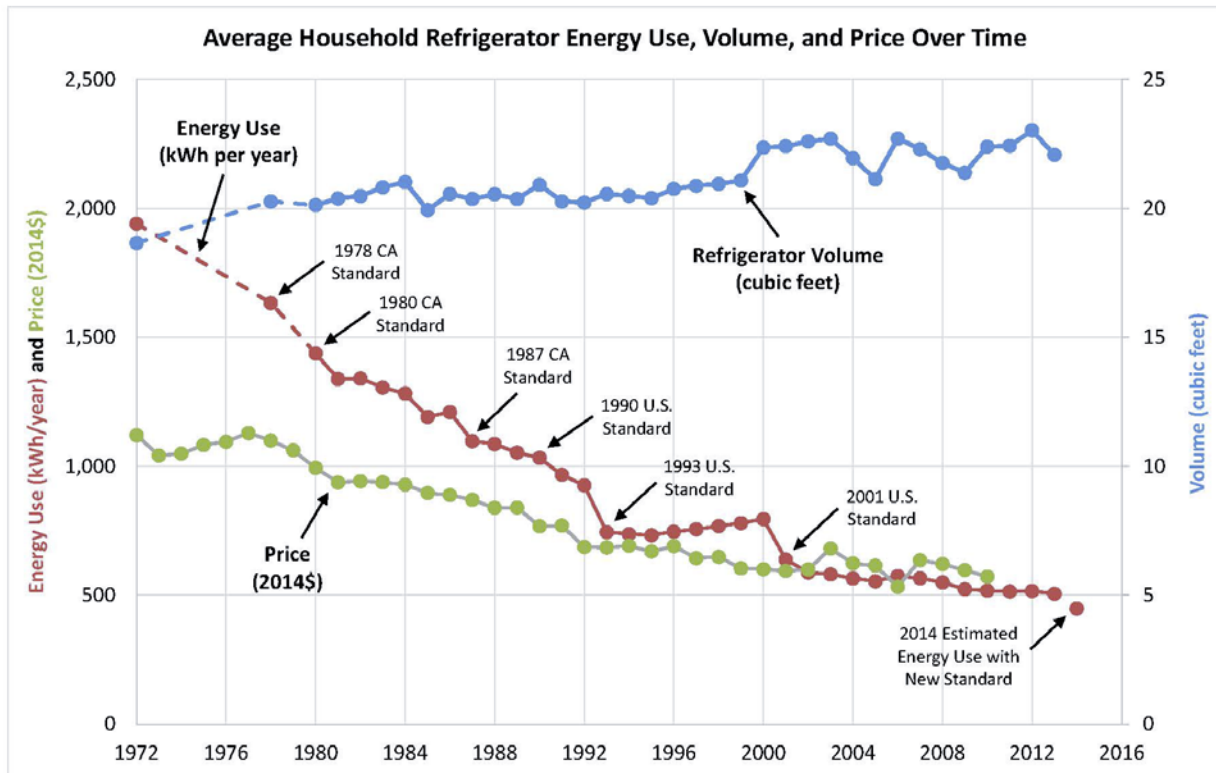
Efficiency standards for appliances and buildings have been an effective way to improve performance and reduce cost. Standards, set with due attention to the state of technology and innovation potential in any particular area, can do far more than reduce energy use economically. They encourage innovation (provided there is competition to supply the particular item); energy use reduction can even be accompanied by reduction in the first cost of the item.

Refrigerators are perhaps the most dramatic example of the effect of standards on improving performance and declining price of the appliance. Figure VI-9 shows the history of refrigerator performance, price, and the dates at which standards were set and tightened. This history is noteworthy in a number of ways. First, the standards were repeatedly updated. This indicates that the industry was not presented with a single giant leap to accomplish; yet the standards were at each stage ambitious enough to encourage innovation that allowed further tightening of efficiency requirements. Second, it was not the federal government but a state – California – that led the way, starting in 1976. The first federal standard was not promulgated until 1990. Third, the price of refrigerators, in constant dollars, fell by more than half between 1972 and 2010, even as the energy consumption fell by almost four times. Fourth, while not shown in the chart, refrigerator manufacturers were able to handle the phase-out of the ozone depleting compound, CFC-12, that was used until the end of the 1980s to operate the refrigeration system and replace it with a non-ozone-depleting compound.<sup>159</sup> Finally, these improvements occurred as the size of refrigerators was increasing. One can infer from the size and electricity consumption data in Figure VI-9 that the electricity consumption per cubic foot fell about 80 percent between 1972 and 2010. Refrigerator efficiency improvements continue.

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<sup>158</sup> In the scenario most comparable to the Climate Protection Scenario, ACEEE estimates that existing building envelopes can be improved by 40 percent on average in the residential sector by 2050. (ACEEE Efficiency to 2050 (2012), Table 2 (p. 15)). In a comprehensive evaluation of commercial building envelope retrofitting in three climates, an Air Force Institute of Technology master's thesis concluded that cooling energy would be reduced between 10 and 17 percent and heating energy between 42 and 94 percent using certain window technologies. (Pratt 2016, p. 88)

<sup>159</sup> The phase-out of CFCs and the introduction of replacement compounds for various end uses is discussed in Makhijani and Gurney 1995. Unfortunately, most of the replacement compounds are greenhouse gases, as were the CFCs they replaced.



Sources: Association of Home Appliance Manufacturers (AHAM) for energy consumption and volume; U.S. Census Bureau for price.

Notes: a. Data includes standard-size and compact refrigerators.

b. Energy consumption and volume data reflect the DOE test procedure published in 2010.

c. Volume is adjusted volume, which is equal to fresh food volume + 1.76 \* freezer volume.

d. Prices represent the manufacturer selling price (e.g. excluding retailer markups) and reflect products manufactured in the U.S.

Figure VI-9: Refrigerator energy use, size, and price in constant dollars. Source: Appliance Standard Awareness Project (ASAP 2015 Graph)

The overall conclusion is that standards helped the markets to function efficiently – without them, manufacturers would have little incentive to offer more efficient products, since they don't pay the energy bills and since consumers typically would have price, functionality, and appearance as more important considerations in their decisions.<sup>160</sup> Moreover, the cost of electricity to run a refrigerator is quite low compared to the cost of the device itself. Thus, taxes on energy (or carbon) would have to be punitively high to have a material effect on efficiency. Alternatively, a tax could be imposed on inefficient devices. However, it would be difficult or impossible to know where to set the tax without detailed consideration of realistic technical potential for efficiency improvements. Such assessment would, moreover, have to be done periodically. In the meantime, the cost of refrigerators (or other appliances) would increase, affecting purchases negatively and hence also replacement of even more inefficient devices.

<sup>160</sup> See, also, Goldstein 2011.

Efficiency standards, carefully considered, have been an excellent driver of steady reductions in energy use, of innovation, and, often, of reductions in price even as performance improves. Standards also create a market for appliances that go beyond the minimum regulatory requirements. This is the foundation of the Energy Star system, which recognizes such appliances. Utility incentive rebates are often tied to the Energy Star label. The Energy Star program is estimated to have saved consumers a cumulative \$295.4 billion up to the year 2013.<sup>161</sup>

#### 4. Demand response

The electricity grid overall is a very finely tuned system that takes real-time control on the time scale of seconds in order to maintain an essentially continuous balance between supply and demand.

Generators are spread out over vast geographic areas and number in the thousands. Consumers number in the tens of millions. In between there are a myriad nodes through which the electricity is channeled from the points of production to the points of consumption to ensure that each point of electricity use has exactly the right amount of electricity at all times. Vast computer networks with intricate information flows keep the system in balance.

Yet, in the present centralized electricity system, the main communication between consumers and producers is very limited; it occurs via an electric switch: when it is on, the utility provides the electrons; when it is off, the current is shut off. Each on-off switch is one bit of information; eight bits make a byte. Even if there were as many as 300 switches in each home (taking into account that each outlet can accommodate more than one device), the amount of information in the residential sector would amount to roughly 5 gigabytes. Assuming a similar number in the commercial and industrial sectors, the overall information content of communication capability between electricity producers and consumers would be about 15 gigabytes – about the size of a \$10 flash drive. This extremely limited communication between demand and supply results in a rather inefficient system: a large amount of electrical capacity is kept on standby for the vast majority of the time – often 90 percent or more of the time – to supply peak loads.

In the last two or three decades some improvement has been made in a few sectors. Programmable thermostats convey information about the temperature preferences according to time of day, day of the week, season, and cost. Utilities offer free programmable thermostats that can automatically cut off air-conditioning by the utility, by prior arrangement with the consumer, for brief periods of time – in return for compensation for the (presumed) discomfort. Occupancy sensors have become more common for turning off lights or changing temperature settings in rooms when no one is in. Some devices, like computers, go into a low-energy consumption “sleep mode” when no key has been tapped for some time.

This trend will have to be accelerated and deepened as the grid transitions to a supply provided mainly by wind and solar energy. The need for a parallel communication system in which demand is responsive to variable supply will lower the cost and increase the reliability of the system, while providing both consumers and suppliers with more options for the ways they consume and supply electricity and the ways they are compensated for it.

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<sup>161</sup> EPA Climate Protection 2015, p. 3

For example, it would be beneficial to the grid if dishwashers and clothes washers were run when wind and solar were in plentiful supply. Real time rates could be set so that it would be cheap to run them at such times; smart outlets and Wi-Fi controls, already available, could enable automatic operation at such times and allow for overriding and resetting of times when necessary or desirable. For the system to work, multiple new modes of communication, including between the consumer and the devices in the home, between the utility and the consumer will be necessary.

A dense communication network operating in concert with the grid could enable demand response – that is, making the times when electricity for particular uses is demanded – a central part of the operation of the grid. Demand response will become much more central to grid operation as the number of electric vehicles and electric space and water heating systems increases.

The technology has advanced to the point that there is a term to describe a network of Internet connected devices, including appliances, heating and cooling systems, lights, and vehicles – the Internet of Things.<sup>162</sup> We discuss these issues further in Chapter VIII on the Grid-of-the-Future.

## 5. Storage

Very high penetration of variable sources will also require energy storage systems to function reliably. A variety of energy storage systems are available including the following:

- **Battery storage:** this category includes battery storage systems that are built specifically to store electricity from the grid when available in excess and to supply it back to the grid when the demand is in excess of supply. While batteries can hold their charge for long periods, it is most economical to use them for weekly, daily, or hourly operations. That way they are repeatedly used and their cost can be spread over time with a significant amount of electricity alternately stored and supplied to the grid. This category can also include batteries that are normally used for other functions, such as electric vehicles or lawn mowers, but which can be deployed to support electricity grid operations. The technology to enable the former is called “vehicle-to-grid technology,” or “V2G” for short. They could also be used for longer-term storage, as for instance if lawn mower batteries are charged in the late fall and used during the most extreme peak period in the winter. Vehicles that are in long-term (on the order of months) storage could be used in the same way. Of course, the owner of the device gets a payment for the use of the battery.
- **Flywheels:** these are electro-mechanical devices, in which a cylinder is driven to high speeds by an electric motor when surplus electricity is available. When the grid needs electricity the motor serves as a generator, converting the energy stored in the motion of the flywheel back to electricity. Flywheels are useful to smooth out very short-term fluctuations in supply, including for stabilizing frequency and voltage to within the narrow margins needed by a modern grid.
- **Pumped hydropower storage:** A pumped hydropower system has upper and lower reservoirs. Electric generators at the upper reservoir supply electricity when needed; in times of surplus supply, pumps at the lower end pump water back to the upper reservoir. The system functions essentially as a battery. However, in addition to losses associated with pumping the water back

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<sup>162</sup> Weber et al. 2015 describes the role of the Internet in creating an automated office that includes features that would allow extensive demand response capability.

up, there are also losses of water due to evaporation. Pumped storage is a site-specific large-scale storage technology that can be used for long-term storage of energy – daily, weekly, or even seasonally.

- **Compressed air energy storage (CAES):** Air under high pressure is stored in depleted oil or gas reservoirs, aquifers (as a high pressure bubble), salt caverns, or underground cavities excavated for the purpose. Compressors use electricity when surplus is available to pressurize the air and put it in the storage system. When electricity is needed, the high pressure air is withdrawn and reheated, usually with a small amount of natural gas; the hot high pressure air drives a gas turbine. The technology is commercial and has been in use in Germany since 1978 and in Alabama since 1991.<sup>163</sup> Figure VI-10 shows a schematic diagram of a CAES system. Systems which use above ground tanks for compressed air storage are also available; these are useful for shorter term (days) storage purposes and have limited capacity relative to CAES systems with storage in caverns, salt domes, or aquifers. See Figure VII-13.
- **Capacitors:** These devices store energy in the form of static electric charge. They are useful for providing high power short bursts of electricity. In many situations, they are a good complement to batteries, which provide bulk electricity storage.
- **Thermal energy storage:** Both heat and coldness can be stored for later use.<sup>164</sup> Ice-making devices are available to store coldness in the form of ice; the ice can then be used for air-conditioning. Such systems are useful for diurnal energy storage and for reducing peaks. Longer term thermal storage systems – called “seasonal thermal energy storage” are also available. They store heat in the summer or on warmer days in some kind of underground formation for use months later in the winter. Similarly they can store coldness for use in the summer. See Figures VII-14 to VII-17.
- **Hydrogen:** Energy can also be stored as hydrogen gas. If the gas is produced from solar and/or wind energy, its use to generate electricity or for motive power for vehicles becomes a zero-CO<sub>2</sub> emission technology. Hydrogen can be produced renewably by splitting water into its hydrogen and oxygen components (“electrolysis”). Electrolysis is a well-understood technology; however, large-scale hydrogen production using electrolysis is still being commercialized. There are also other methods of renewable hydrogen production that are in the research phase, such as using solar energy to generate high temperatures to split water or mimicking photosynthesis to produce hydrogen directly from solar energy.

In this report we will consider batteries, compressed air energy storage, hydrogen, and seasonal thermal energy storage in the context of illustrating the range of technologies needed for a renewable electricity system and for estimating costs.

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<sup>163</sup> For more information see Makhijani 2010, pp. 69-71.

<sup>164</sup> See Drake Landing Solar Community 2011.

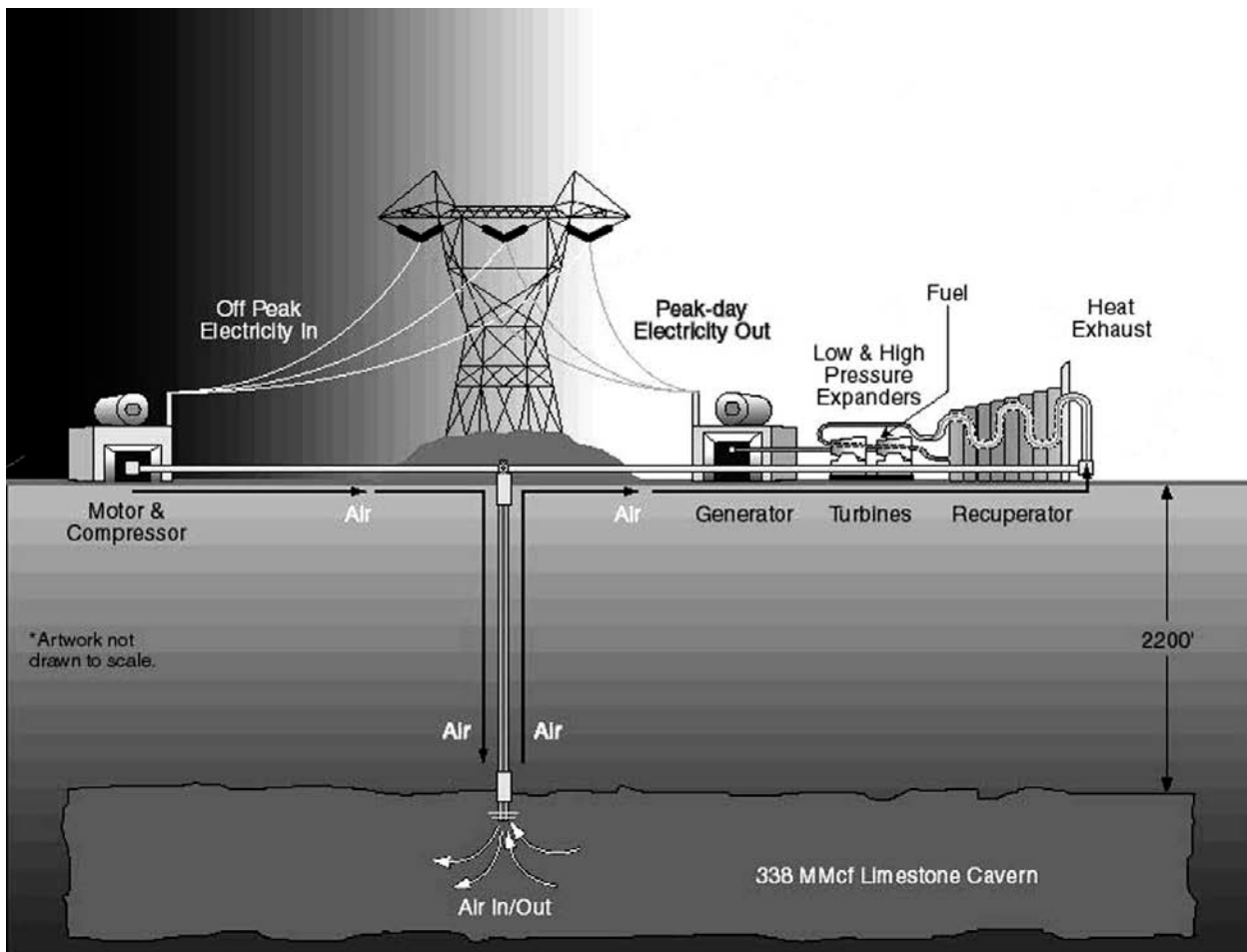


Figure VI-10: Schematic of a compressed air energy storage system. Source: Sandia 2001

## 6. Combined heat and power

Combined heat and power systems are local power generation systems that use rejected heat to provide space heating; reject heat can also be a source of energy for air-conditioning, for instance via the use of in absorption air-conditioning systems. (Such systems operate on the same principle as the old ammonia refrigerators.) CHP systems are systems are far more efficient than using fuel in central station coal and nuclear plants, natural gas for heating, and electricity for air-conditioning.<sup>165</sup>

Combined heat and power systems generally use natural gas as a fuel. Smaller systems use reciprocating gas engines, larger systems use gas turbines. In recent years, fuel cell systems are also used. The usual fuel for fuel cell CHP systems is also natural gas. The hydrogen that is needed for fuel cell operation is made from natural gas on site. However, fuel cell CHP systems do not need natural gas.

<sup>165</sup>The most advanced combined cycle natural gas power plants are much more efficient than coal or nuclear plants, though they are less efficient than the most advanced combined heat and power systems. CHP systems are also used in industry to provide electricity and process heat for plant applications. For a list of CHP systems in Maryland, see DOE CHP 2015.

They can be run on hydrogen alone – and the hydrogen can be made from renewable solar and/or wind energy. We incorporate CHP systems fueled by renewable hydrogen in the Climate Protection Scenario.

## 7. Resiliency

Climate change is expected to result in a greater frequency of more severe weather events – and a foretaste of this future is being widely experienced already. The June 2012 North American derecho caused widespread outages, including in Maryland; some outages lasted for many days that stretched, in some cases, to weeks. Hurricane Sandy, later that year, caused even more widespread severe disruption, notably in the New York City and in New Jersey's coastal areas. A resilient grid is now widely seen as necessary to protect against future severe losses and to provide for quick recovery. Figure VI-11 shows that the frequency of weather-related major power outages, involving 50,000 or more customers has increased many-fold since the turn of the century.

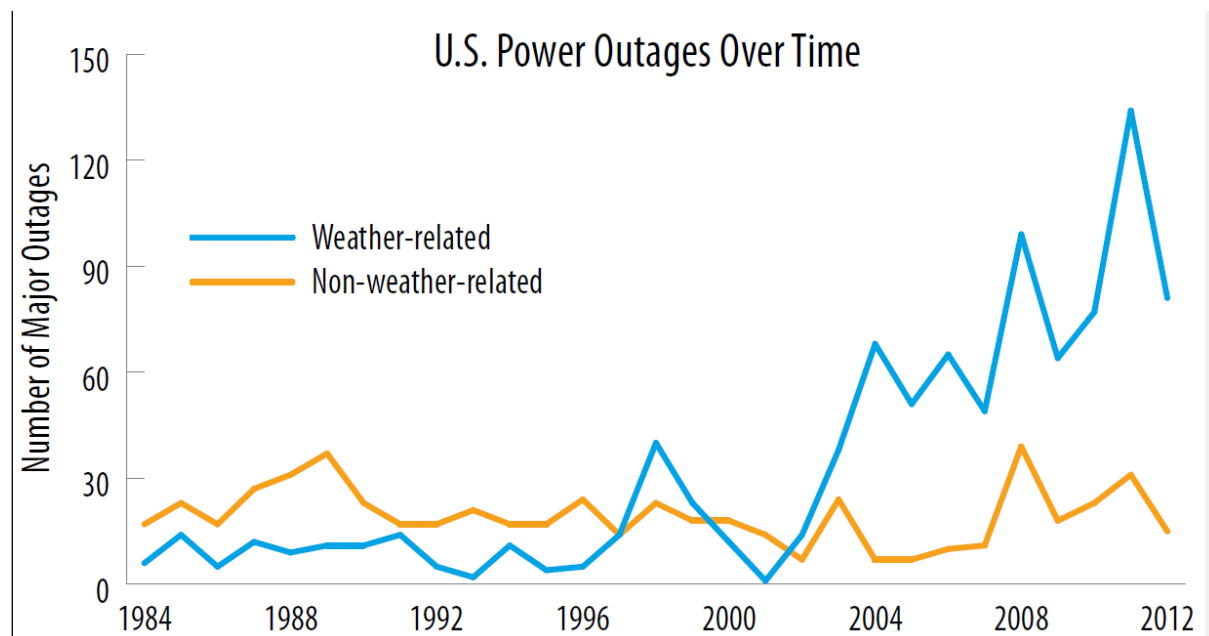


Figure VI-11: Weather-related and non-weather-related major power outages affecting more than 50,000 customers. Source: NREL Resiliency 2014, Figure A, variant of graph from Climate Central, at <http://assets.climatecentral.org/pdfs/PowerOutages.pdf> (Kenward and Raja 2014, Figure 2 (p. 9))

The National Renewable Energy Laboratory has defined the “resiliency” property of the electricity grid as having the following features:<sup>166</sup>

- Prevention of power disruption
- Protection of life and property dependent on electricity service
- Mitigation to limit the consequences of a power disruption
- Response to minimize the time needed to restore service
- Recovery of electricity supply.

<sup>166</sup> NREL Resiliency 2014, p. 1. This is a quote.

The approach in the past has been to equip major essential facilities like hospitals or water supply systems with emergency generators that would kick in in case of a power outage. This does not provide sufficient protection and may not suffice in cases of severe disruption when even fuel availability may be in question. Moreover, the number of essential services has now multiplied to the point that such approaches are insufficient and costly. For instance, gas stations depend on power supply, as do grocery stores, and elevators in tall buildings. Prolonged power failures to this wider range of critical community needs are no longer acceptable. Microgrids, which are local power supply systems that function in concert with the grid in normal times, and in isolation from the grid during power outages (“island mode”) are an essential component of a more resilient grid.

Microgrids have traditionally used natural gas generators, or natural gas combined heat and power (CHP) systems, to provide the mainstay of the local electricity supply. However, these systems have the disadvantage that they use a fossil fuel. Secondly, some disasters may result in a cut-off of natural gas supply to the microgrid, leading to complete power failure. Integrating local renewable generation – notably solar photovoltaic electricity – and battery storage (and possibly with thermal storage) are therefore critical considerations both for resiliency and for constructing an emissions-free energy system.

The importance of a combined approach to microgrid capability was illustrated in the immediate aftermath of the devastating March 11, 2011, earthquake and tsunami that, among other things, destroyed the electrical grid of the port of Sendai, Japan. A microgrid has been operating at the Tohoku Fukushi University since 2004. It has a natural gas generator, a solar PV system, and battery storage. The natural gas engine was started a day later using microgrid power.<sup>167</sup>

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<sup>167</sup> Hirose et al. 2013. The Sendai Microgrid operated as a demonstration project from 2004 to 2008. Note that the year in the chronology should be 2011, not 2012.

## VII. Getting to an emissions-free energy system

An emissions-free energy system of the future will, very likely, essentially be an electricity system, based on present as well as near-term technological prospects, land use constraints, and other considerations.<sup>168</sup> We have discussed the elements that such an electricity system will need in Chapter VI. In this chapter, we discuss the technical aspects of how these elements need to be connected to form a coherent, reliable grid that has a variety of essential attributes – affordable, clean, equitable, socially just for workers and communities, including those that might be adversely affected, reliable and resilient, and democratic. We call this the “Climate Protection Scenario.” It is discussed in this and the next four chapters.

### 1. Introduction

We have adopted the following approach in constructing this roadmap for deep to 100 percent reductions in energy-related emissions:

- We consider a key intermediate date of 2030 and what needs to be accomplished by that time to lay the foundation for 90 percent or greater reductions in energy-related greenhouse gas emissions by 2050 (relative to 2006). We adopt the same approach to estimating emissions that is used by the State of Maryland in its Greenhouse Gas Inventory. We take the target of 25 percent reduction in GHG emissions by 2020 as a given. Our reference date for baseline energy data throughout is 2011.
- We evaluate an emissions-free energy scenario by 2050 in two steps:
  - We first evaluate deep reductions (~90 percent relative to 2006) using technologies that are well established commercially, like solar, wind, and efficiency measures, and those technologies that are proven commercially but are not yet at the production scale but are foreseeable in the near future (less than 10 years), like batteries and electric vehicles. The costs of the latter are reasonably foreseeable since the effect of scaling up production of established technologies is well-understood.
  - We then outline the technologies and policies needed for eliminating the rest of the energy sector GHG emissions.
- We design our system to account for the fact that as the amounts of variable solar and wind supply increase, the peak is no longer defined by demand alone but by the demand in relation to variable supply. This means that the “peak” is now defined in relative terms (we use the term “relational peak”) rather than by the time of actual maximum demand for electricity.
- We assume that Maryland’s two nuclear reactors would continue in operation until their licenses expire in the mid-2030s. The 2050 scenario has no nuclear energy in it. We also discuss contingencies for maintaining a declining emissions trajectory in case of early nuclear retirement and other contingencies. It is important to note in this context that all

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<sup>168</sup> It is possible that biofuels may play a significant role. However, for the reasons discussed in Chapter V, we have focused on electrification of transportation and heating rather than on a mix of electricity and biofuels.

- U.S. nuclear power reactors that have been shut down permanently have closed before the expiry of their operating licenses (including any extensions).<sup>169</sup>
- We use recent Maryland historical data and U.S. Energy Information Administration projections to define a “business-as-usual” scenario for comparison purposes (primary energy use, cost, GHG emissions).

*This roadmap is not a forecast of actual technologies that will be in use, but rather an estimate based on currently available information and current and near-term technologies and costs.* For instance, the cost and shape of the grid-of-the-future are based on present-day communications technology and projections of what it could achieve in the electricity sector. But it is likely that the capabilities per unit cost will be beyond what is presently available. Further, it is possible, even likely, that the role of distributed solar would be much larger than assumed in the Climate Protection Scenario, particularly as electricity storage costs decline in a manner similar to recent decreases in solar PV costs. The costs and technologies for a renewable grid-of-the-future should therefore be regarded as indicative minimums rather than as forecasts. In the real-world, the roadmap will need to be evaluated for course corrections every few years.<sup>170</sup> We address a few of the practical considerations of planning for an emissions-free energy system in Section 7 of this chapter.

## 2. Roadmap to 2030

There are three major components to the roadmap to 2030:

- Evolution of the electricity sector with its present major demand components but with increasing efficiency and renewable energy, as well as significant progress towards a smart grid and resiliency infrastructure. The efficiency is estimated against a business-as-usual scenario in which electricity growth occurs at the rate of household growth. The growth data we use are based on state, Energy Information Administration data, and U.S. Census data.
- Increased electricity demand from conversion of fossil fuel space and water heating to efficient electric systems. This includes only conversion of some fuel oil and propane systems on the assumption that natural gas systems, being the most economical of the fossil fuel heating systems, would continue until 2030. Their conversion to electricity would be in the 2030 to 2050 period. We assume 30 percent of the homes heated with fuel oil and propane would be converted to efficient electric systems.
- Increased demand due to partial replacement of petroleum-fueled on-road and non-road transportation by electric devices. We assume that 5 percent of the vehicle miles will be electric (from a combination of plug-in hybrids and purely electric vehicles) by 2030.<sup>171</sup>
- In the business-as-usual scenario we assume that existing appliance and vehicle CAFE standards will continue to be implemented since they are already part of federal law and regulations. Specifically, we assume that in respect of fossil fuel vehicles there will be no difference between the business-as-usual and the Climate Protection Scenario so far as fuel efficiency of fossil fuel

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<sup>169</sup> Shutdown dates are given in NRC Information Digest 2015, Appendix C. Initial commercial reactor licenses were for 40 years; most of them have been extended for another 20 years. All permanently closed reactors were shut down prior to either the 40-year or 60-year period.

<sup>170</sup> The Maryland Greenhouse Gas Emissions Reduction Act of 2009 and its extension in 2016 requires such periodic evaluation and updating of plans. (Maryland GGRA 2009 and Maryland GGRA 2016)

<sup>171</sup> This may well be a conservative, i.e., low-end estimate. The market for electric vehicles of all kinds is developing rapidly. As noted in Chapter V, Norway is considering a mandate for all cars to be electric by 2025.

vehicles is concerned. The difference will be in electric vehicles – the 2030 Climate Protection Scenario will have 5 percent electric vehicle miles compared to negligible number in the business-as-usual scenario. Miles driven are assumed to be the same in both cases, since economic output is assumed to be the same (continuation of growth).

Based on continued competition between renewables, efficiency, and natural gas generation on the one hand and coal on the other, we assume that there will be no coal-fired generation in Maryland. A Renewable Portfolio Standard of 25 percent by 2020 was passed by the General Assembly but vetoed by the governor. It would have put Maryland on track for a 40 percent RPS by 2025. On this basis, a suitable RPS target for 2030 would be 55 percent, which we have evaluated below.<sup>172</sup> This would make Maryland a national leader, if not the national leader, in renewable generation.

### **i. Efficiency**

We have taken detailed account of the evolution of residential appliance efficiency in light of federal appliance standards and the fact that the average new appliance sold tends to be somewhat more efficient than the minimum requirement.<sup>173</sup> For heating and air-conditioning, we assumed that the best available technology at the time of the preparation of this report would be the norm in 2050, with intermediate average efficiency in 2030 calculated on that basis.

We assume that Maryland's efficiency program would set the target rates for improving efficiency in end-use electricity demand not modelled specifically. Maryland's energy efficiency program, called the EmPOWER program, has had a goal of reducing per capita electricity use by 1.5 percent per year up to 2015. In July 2015, the Maryland Public Service Commission issued an order to ramp up the savings rate to 2 percent per year sometime in the 2018-2020 period.<sup>174</sup> We assumed that the EmPOWER program would be intensified and that the average efficiency for residual loads in the 2015-2030 would reduce demand by 2 percent per year relative to the business-as-usual projection. We have correspondingly increased efficiency costs above recent historical levels (see Chapter IX).

### **ii. Demand response**

It will be more economical to increase the proportion of variable wind and solar energy in the electricity system if demand response is more broadly integrated into the technical and economic parameters of grid operation.<sup>175</sup> Demand response can be aggregated and even put on the interstate market in the PJM system. Certain proportions of water heaters, clothes washers, and other appliances would also be available for demand response in return for payment. These arrangements can be profitable for all parties involved, as a recent study of water heater demand response has shown.<sup>176</sup> The penetration of

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<sup>172</sup> We assume that the renewable generation will be solar and a mixture of onshore and offshore wind; solar and offshore wind are Maryland's main in-state renewable energy resources (See Chapter VI, Section 2, above). We assume that the hydropower generation from Conowingo dam will continue but that there will be no more hydropower in the state. Maryland law stops counting large-scale hydropower as a renewable ("Tier 2") energy source after 2018. Conowingo generation is not counted in any RPS target beyond 2018.

<sup>173</sup> IEER commissioned a statistical analysis of efficiency improvements based on appliance shipment data for estimating future efficiency improvements.

<sup>174</sup> Maryland PSC EmPOWER 2015, pp. 21-22

<sup>175</sup> See a brief overview of demand response at DOE Demand Response 2016.

<sup>176</sup> Hledik, Chang, and Lueken 2016

electric vehicles by 2030 is not assumed to be large and we do not take it into account in our modeling of demand response.

Our demand response model for 2030 is rather simplified; a more elaborate calculation, which we performed for the year 2050, was not warranted for the purposes of this analysis. We assumed in our model that demand response would operate within a specific day; that is, all devices on demand response would have the energy service provided during that day but at the time surplus electricity is available after fulfilling all other electricity requirements. If added demand response potential remained, then it was used to smooth demand within the 24-hour period.<sup>177</sup> These two features of demand response allow a flattening of the relational peaks, and thereby a reduction of the peaking capacity needed to meet demand at all time. If there is still surplus generation available in a particular hour, it would be exported to other parts of PJM outside Maryland at zero cost or curtailed.<sup>178</sup>

The limited storage and demand response used in the modeling of the year 2030 means that there will be some curtailed energy. This occurs mainly in the spring and fall, when electricity usage is low compared to other seasons and generation is substantial. This is in contrast to the summer and winter seasons when curtailment is low and the requirement for gas turbine (or fuel cell) generation is high. This can be seen in Figure VII-1, which shows cumulative curtailed generation and peaking generation, from gas turbine or fuel cell generation, for each month of the year 2030.

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<sup>177</sup> Demand response requires that appliances be committed in advance. For instance, a clothes washer or dishwasher would be loaded but operated with an automatic signal about supply availability. This would be in return for a payment (much like air-conditioner cut-off switches today). There would also be an override that would allow at-will operation for a payment for using the override. When coupled with variable energy sources, advanced demand response would also require meteorological capabilities that allow reasonably accurate forecasts of wind and solar on an hourly basis any particular day. We have not included vehicle discharge into the grid in this intra-day demand response model. See Section 3.i, in this Chapter, for longer-term storage and demand response considerations.

<sup>178</sup> Generation is curtailed when a generation system is switched off or otherwise disconnected from the grid even though it could produce electricity.

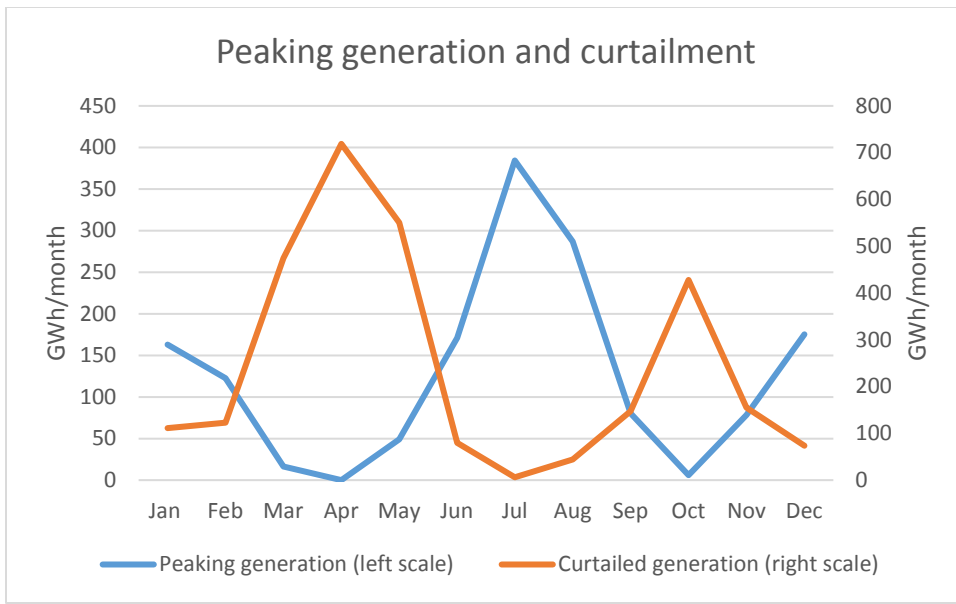


Figure VII-1: Cumulative monthly peaking generation (in GWh/month) and cumulative monthly curtailed generation, showing opposite trends in the two by month in the year 2030.

Source: IEER

Figure VII-2 shows generation from natural gas turbines (or other flexible dispatchable generation like fuel cells) that is needed with and without demand response – and the dramatic difference that demand response makes. It shows gas turbine generation in 1,000 megawatt increments and the number of hours each 1,000 megawatt increment is needed to maintain reliable supply throughout the year.

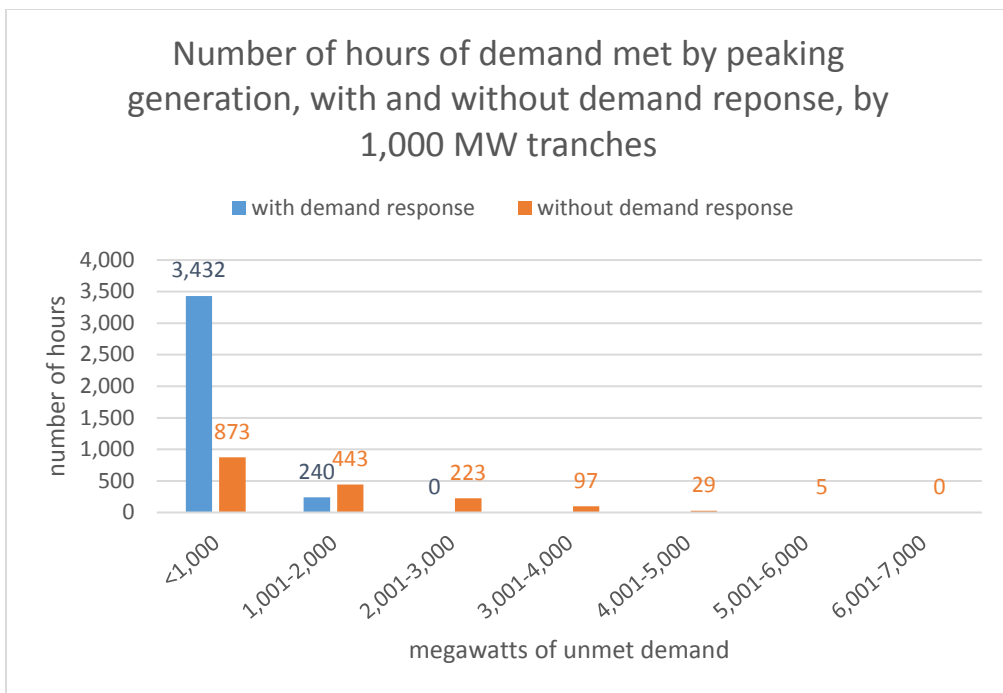


Figure VII-2: Natural gas turbine or fuel cell generation versus number of hours each 1,000 megawatt tranche of capacity is needed, with and without demand response in the year 2030. The number on the vertical axis corresponding to "<1,000" is the number of hours that peaking generation capacity is being used at less than 1,000 MW but more than zero. The number above "1,001-2000" means the number of hours when an added peaking capacity of up to 1,000 MW is needed, etc. The chart shows that demand response reduces the maximum amount of peaking capacity needed by shifting demand to a lower demand hour. Source: IEER

Even this simplified approach of shifting demand within the day to when surplus renewable generation is available allows a reduction of capacity from about 5,600 megawatts to only about 1,400 megawatts. This capacity would be somewhere in PJM and not necessarily within Maryland. "Flexible" dispatchable capacity can respond to demand within seconds or minutes. Additional reductions would be possible with a more elaborate approach to demand response.

### iii. Resiliency

Ramping up variable renewable energy in Maryland to about 55 percent by 2030 will require a very substantial ramping up of the acquisition of wind and solar energy; however it will not, in itself, require large amounts of storage. This is because conventional generation facilities, imports and exports from the rest of the PJM grid, and demand response can provide supply that is comparable in reliability to the present. However, the exigencies of climate change indicate the need for finer grained reliability metrics in which essential services of many kinds from gas stations to elevators in tall buildings are kept operating in times of outages and in which recovery time should be as short as possible. We have provided for 800 megawatts of combined heat and power (fueled by natural gas in 2030 and by renewable hydrogen in 2050) and about 1,000 megawatts of battery storage, all of which is assumed to be local and mainly part of microgrids designed to increase resiliency. In addition, there would be almost 3,000 megawatts of distributed solar by 2030. These choices are not based on detailed

consideration of the needs for microgrids; rather we have chosen the values as plausible ones to make provision in the technical and cost modeling relative to business-as-usual so as not to underestimate costs and to test how these elements can be integrated into a system with a high fraction of variable renewables.

#### **iv. Technical results**

Figure VII-3 shows electricity supply, demand, and demand response on a typical winter day in 2030. Wind and solar are the main sources of supply; however, nuclear and natural gas generation also play significant roles. We assume the state, national, and global exigencies relating to climate change policies, pollution control policies, as well as continued competitiveness of natural gas relative to coal will result in zero coal-fired generation by the 2030. Electricity demand is shown by a blue line, while the various color-filled areas show the different components of generation. Generation above the blue line means excess electricity supply. This is used either for running loads that can be shifted (demand response) or is exported or is curtailed since it is not needed anywhere.

Our choice of solar and wind generation is high enough that Maryland's goal of 40 percent reduction in GHG emissions by 2030 would be achieved even in the face of presently unscheduled circumstances, such as a premature shutdown of Calvert Cliffs nuclear plant or the failure to achieve targeted conversions of space heating from fuel oil and propane to electricity (see Sections 2.vii and 2.viii below).

## 24-HOUR DETAIL OF GENERATION FOR A WINTER DAY

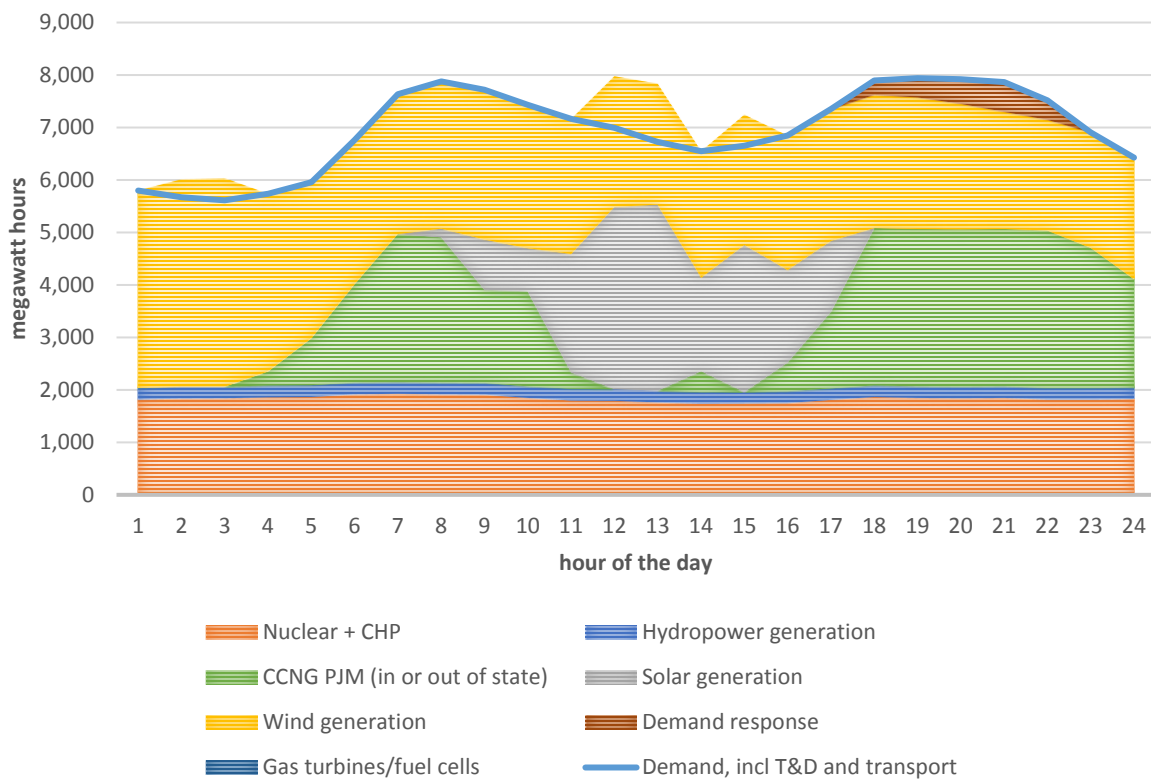


Figure VII-3: Electricity supply, demand, and demand response on a typical winter day in 2030. Source: IEER

Deficits in supply occur in the evening and night hours from about 6 pm to 11 pm. The demand at these hours is shifted to the daytime when surpluses are available due to both solar and wind generation. Note that demand can be shifted both to later in the day and earlier in the day, which requires a demand response system where appliances are preset to be available for operation (or not) at any time during that 24-hour day. No inter-day demand response is assumed. Appliances assumed to be available include dishwashers, clothes washers, the defrost coil in refrigerator freezers, and freezers (50 percent in all), HVAC systems (15 percent total), and 10 percent of commercial demand in the daytime, and 30 percent of commercial demand between 6 pm and 6 am. Note that all demand is met; it is just shifted within that particular day. Of course, there must be sufficient surplus generation available in those hours to meet the deficit. If there is not, the remaining deficit is met by flexible dispatchable gas turbines.<sup>179</sup> As can be seen from Figure VII-3, no gas turbine generation was necessary on that winter day.

<sup>179</sup> We use gas turbines as the reference technology for supporting short-term (intra-day) supply deficits not met by demand response. Batteries storing surplus electricity, fuel cells, and compressed air storage are among the other technologies that could meet all or part of this demand. These would make the system more complex than it

Wind and solar electricity supply amount to about 56 percent of electricity use (including electric transportation) in 2030, but not including transmission and distribution losses. Overall, only about 6 percent of the available demand response is used during the year.

Figure VII-4 shows electricity supply, demand, and demand response on a summer day in 2030. Comparing this summer day to the winter day shown in Figure VII-3 above, we note that wind generation is much lower in the summer. This is typical of wind supply – better in the winter than in the summer. The lower wind generation in the summer is made up by much more solar generation. This winter-summer balance of renewable generation reduces the overall capacity needed and the amount of demand response needed to fulfill electricity demand. Most supply-demand imbalances occur within a day or a few days and they can be handled by demand response and moderate amounts of storage.

There is no magic formula for optimization however. It is a matter of relative cost of storage, wind, and solar generation.

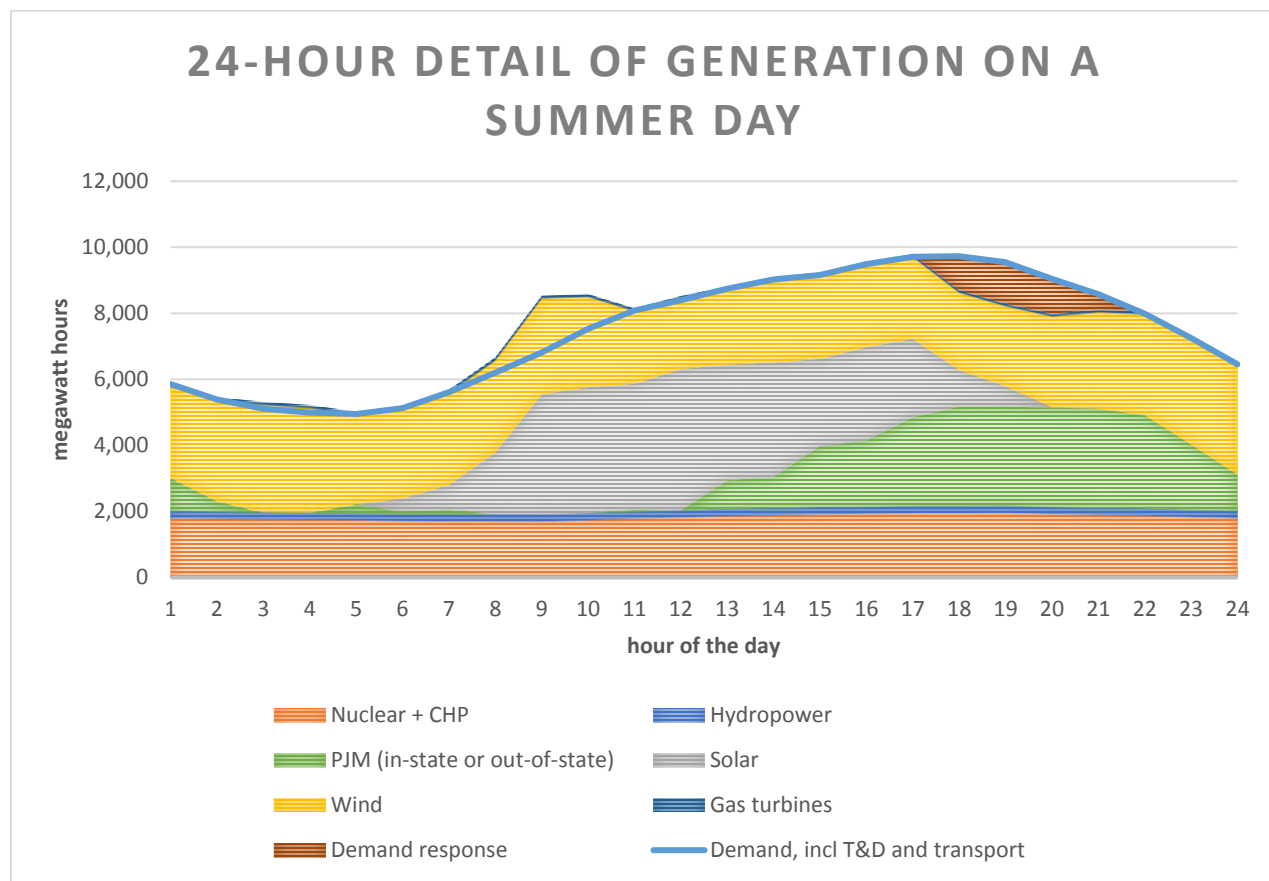


Figure VII-4: Electricity supply, demand, and demand response on a typical summer day in 2030. Source: IEER

Table VII-1 shows the various components of generation in 2030.

needs to be in 2030. We evaluate a broader range of technologies in the context of an emissions-free electricity sector in 2050 in Section 3 of this chapter below.

Table VII-1: Primary generation in 2030, Climate Protection Scenario, in MWh/year

	MWh/year	Capacity, MW	Comments
Wind	9,960,875	4,900	2,500 MW offshore, 400 MW in-state wind, and 2,000 MW Midwest wind
Solar	21,413,943	7,000	3,000 MW distributed (commercial and residential); rest utility-scale
Nuclear	14,293,085	1,632	Net output 24/7. Assumed to remain on line till license expiry in the mid-2030s
Hydro	1,942,858	572	Existing Conowingo dam
CHP	1,188,362	800	Natural gas fuel in 2030, renewable hydrogen in 2050
Combined cycle natural gas plant	13,215,505	3,000	From PJM (in-state and out-of-state); not required in 2050
Single stage gas turbine or fuel cell	1,456,534	2,000	Natural gas fueled in 2030, renewable hydrogen in 2050
<b>Total</b>	<b>63,471,162</b>	<b>19,904</b>	

Source: IEER

High fractions of variable generation introduce seasonal imbalances that are more difficult to cure, in large measure because they are not amenable to demand response. Figure VII-5 shows demand, curtailed generation, and gas turbine generation on a cumulative monthly basis. It is clear that the largest curtailed (or unneeded) generation occurs in the spring, followed by the fall, while gas turbine generation is needed in July, August, December, January, and February to meet demand. The amount of gas turbine generation needed is small compared to the spring and fall excess generation. This indicates that seasonal energy storage could allow the surpluses in the spring and fall to be stored for use in the summer and winter; this would reduce the need for gas turbine generation.

The amount of excess generation in 2030 is not very large; therefore, it does not impose a large economic penalty. It can be exported for a very low price to other states in the PJM region. We will revisit this issue in the context of the more complex situation with even higher variable generation in 2050.

Finally, there is the issue of the peak margin: how much capacity is available in excess of the highest load in the year. The calculation includes the capacity of the generating stations, the battery capacity, and the demand response available. The various elements are shown in Figure VII-5.

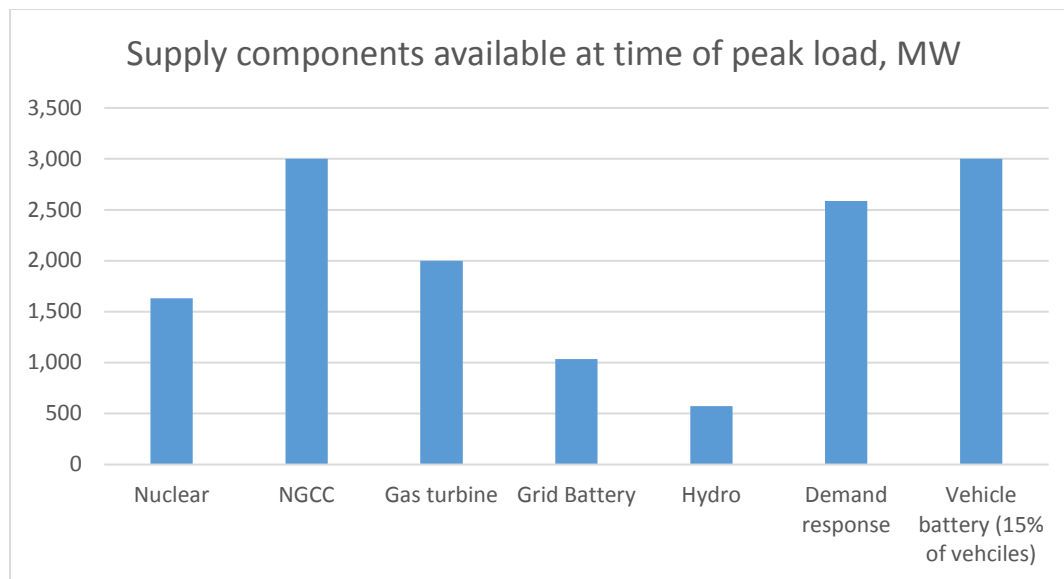


Figure VII-5: Generation, storage, and demand response capability at the time of peak load in 2030. The peak margin – the percent of capacity over and above the peak load -- is 15 percent. Source: IEER

## v. Emissions

We now examine the effect on CO<sub>2</sub> emissions in 2030 of the changes in the energy system. We also consider whether the measures to reduce emissions are robust enough that the goal of 40 percent GHG emissions reduction by 2030 will withstand adverse circumstances such as the premature retirement of nuclear plants or a failure to restrict renewable energy to non-carbon-emitting energy sources.

The assumptions and policy changes that we used to estimate emissions for the energy sector in 2030 are as follows:<sup>180</sup>

- Growth in the business-as-usual case is assumed to be at the rate of household growth of about 0.69 percent per year. This same growth rate is applied across the board, except in the case of aircraft mileage, which is growing much faster than the rest of the transportation sector (about 3.2 percent per year);
- More intensive energy efficiency in the electricity sector (2 percent per year reduction in demand compared to 1.5 percent per capita in the pre-2015 EmPOWER program), but not including new uses such as conversions of petroleum fueled vehicles and of oil and propane heated homes to electricity;
- 55 percent renewable portfolio standard by 2030 – that is, solar and wind generation would equal about 55 percent of the electricity usage;
- Conversion of 30 percent of oil and propane heated homes to efficient electric systems;
- Conversion of 5 percent of road vehicle miles and an equivalent amount of non-road petroleum use to electricity;
- Balance of transportation (including aircraft) would be the same as in the business-as-usual case, with fuel efficiency performance increasing in line with the effect of federal fuel efficiency standards on the average fleet performance in 2030;

<sup>180</sup> Further details can be found in Attachment A: Method.

- Aircraft efficiency is assumed to increase in line with recent trends;
- 800 megawatts of combined heat and power fueled by natural gas;
- 3,000 megawatts of combined cycle natural gas generation (either in-state or elsewhere in the PJM region available to Maryland);
- Continued operation of the Calvert Cliffs nuclear plant;
- Extensive demand response capability for appliances, water heaters, and space heating and cooling, including capability to aggregate the demand response and bid it into the market on a basis equivalent to electricity supply;
- Gas turbine generation (single stage) available to meet residual demand (2.3 percent of the total demand).

The central station combined cycle generation is phased out during the 2030-2050 period and other natural gas use is converted to renewable hydrogen (see Section 3 below).

Table VII-2 shows the emission results for the Climate Protection Scenario in the year 2030 compared to the business-as-usual case for that year; in turn these 2030 emissions are compared to the baseline year 2006 for Maryland's GHG targets and the baseline year of 2011 that we have used in this report as the starting point for analyzing energy supply and demand.

Table VII-2: CO<sub>2</sub>eq emissions in 2006, 2011, and 2030 (two cases: business-as-usual (BAU) and Climate Protection Scenario (CPS) (Note 1), in million metric tons per year

	2006	2011	2030 BAU	2030 CPS
Electricity consumption (CO <sub>2</sub> only) (Note 1)	42.3	37.8	44.0	6.2
RCI direct fuel use (CO <sub>2</sub> only), except wood	16.7	16.8	17.3	12.4
Road transportation (CO <sub>2</sub> only)	29.1	28.2	18.5	17.5
Non-road transportation (CO <sub>2</sub> only) (Note 2)	5.8	7.0	5.4	5.1
Fossil fuel industry (CO <sub>2</sub> only) (Note 3)	0.0	0.0	0.0	0.0
Fossil fuel associated CH <sub>4</sub> (in-state only) (Note 4)	1.1	1.0	1.0	1.0
Fossil fuel associated N <sub>2</sub> O (in-state only) (Note 4)	0.8	0.2	0.1	0.1
Total energy-related emissions CO <sub>2</sub> -eq	95.8	91.0	86.2	42.4
% reduction GHG relative to 2006	0%	5%	10%	56%

Source: 2006 and 2011: Maryland GHG Inventory 2012 and 2030: IEER calculations

Note 1: Includes CO<sub>2</sub> emissions associated with electricity imported into Maryland.

Note 2: Emissions from asphalt use are not included. Maryland assumes that petroleum use for asphalt is fully sequestered CO<sub>2</sub>.<sup>181</sup>

Note 3: The numbers are rounded; emissions are less than 0.05 million metric tons.

Note 4: Only in-state emissions are taken into account. Specifically, upstream methane (CH<sub>4</sub>) and nitrous oxide (N<sub>2</sub>O) emissions in fuel production and delivery are not included as per the Maryland approach to its 2006 GHG inventory. The 100-year methane global warming potential of 21 is used, as per the Maryland approach to its 2006 GHG inventory (Maryland GHG Inventory 2011, p. 10)

<sup>181</sup> See the asphalt and road oil item, row 10 of the "Industrial" worksheet for 2011 in Maryland GHG inventory 2012. Further, there appears to be an error in the sequestration estimate (which is greater than total energy use in the sector); this results in a negative emissions estimate for "asphalt and road oil"; this is, of course, impossible. The error does not make a material difference to the GHG inventory.

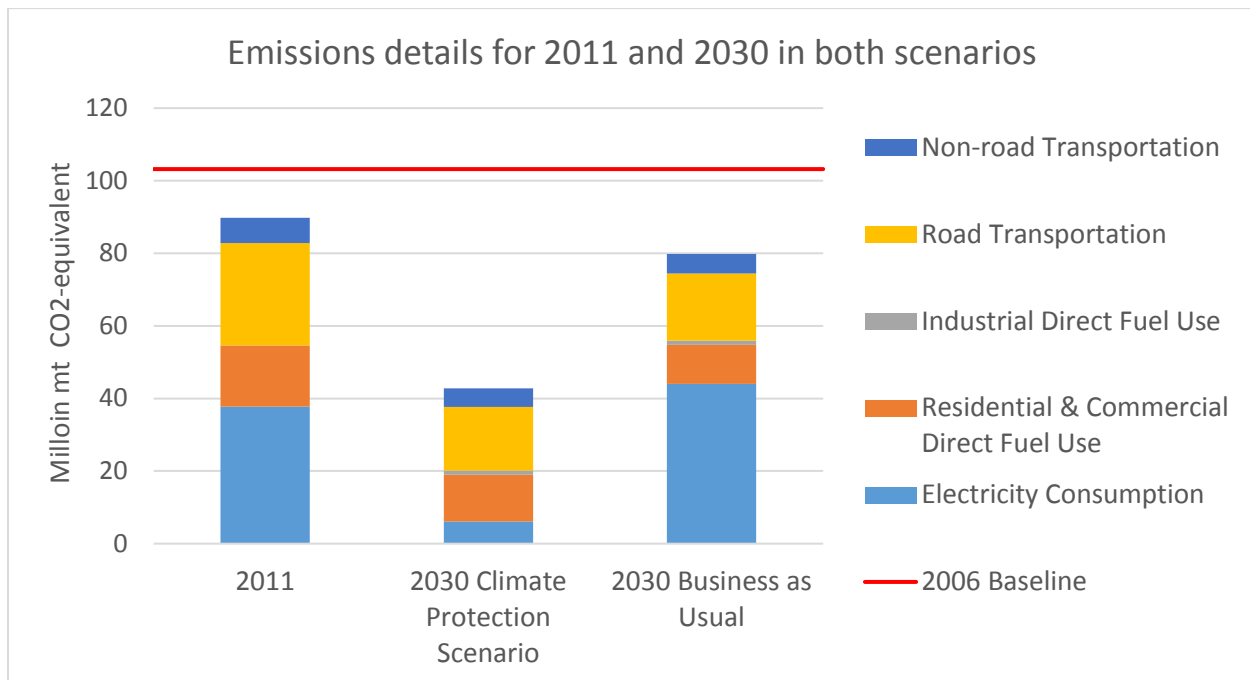


Figure VII-6: CO<sub>2</sub>eq emissions in 2011 and 2030 (two cases: business-as-usual (BAU) and Climate Protection Scenario (CPS), in million metric tons per year. (Chart based on Table VII-2 above)

With the approach taken here and with the assumptions regarding business-as-usual efficiency changes, the efficiency, renewable energy, and fossil fuel conversion targets for 2030 result in a reduction of energy-related GHG emissions of more than 55 percent by 2030 compared to 2006. This is much larger than the 40 percent reduction required by 2030 under the 2016 Greenhouse Gas Emissions Reduction Reauthorization Act.<sup>182</sup> However the Act requires a 40 percent reduction for all sectors, and not only the energy sector. We have not analyzed the other sectors, like cement, agriculture, and waste management. If emissions in these areas grow in the Climate Protection Scenario in the same way as business-as-usual, then a reduction of 56 percent in energy sector emissions by 2030 will result in a smaller reduction of about 52 percent in overall GHG emissions (not including CO<sub>2</sub> sinks in soil and forests).

This margin of 12 to 16 percent added emissions reduction in the Climate Protection Scenario serves an important purpose: it will ensure that the 40 percent reduction of emissions is achieved even if there are adverse circumstances for reductions such as continued operation of a coal-fired power plant or a premature closure of the Calvert Cliffs nuclear plant. We turn now to assessing the impact of such contingencies on the GHG emissions reduction target for 2030. The overall goal is to have a sufficient cushion in the Climate Protection Scenario that the 40 percent reduction would be achieved even if one or more adverse circumstances occurred or if the targets in certain areas such as conversions of oil and propane heating systems to efficient electric systems were to be missed.

<sup>182</sup> Maryland GGRA 2016

## vi. Contingency: nuclear power

The 55 percent reduction in energy-related GHG emissions is based on the assumptions that fossil fuel generation will be fueled by natural gas – mainly central station and combined heat and power, supplemented by peaking gas turbine (or fuel cell) generation. For the year 2030, we also assume that the Calvert Cliffs nuclear power plant will still be in operation; the licenses of the two reactors there will expire in July 2034 for Unit 1 and August 2036 for Unit 2.<sup>183</sup>

Continued operation of any given nuclear power plant until the end of licensed lifetime is not assured. Twenty-nine reactors licensed by the Nuclear Regulatory Commission have been closed permanently for a variety of reasons.<sup>184</sup> All of them were closed before their licenses expired – some before the original 40-year license, some before the 20-year extension granted beyond the initial 40-year license. As another example, in mid-May 2016, the CEO of the Omaha Public Power District informed his Board of Directors of his recommendation to shut down the Fort Calhoun reactor due to high operating costs compared to other sources of power.<sup>185</sup> Unanticipated closure of reactors can cause CO<sub>2</sub> emissions to rise if replacement power comes in whole or in part from fossil fuel sources.

As another example, the California utility Pacific Gas and Electric Company (PG&E), came to an agreement with labor and environmental groups in June 2016 to not seek a license extension for its two Diablo Canyon nuclear reactors. The decision was taken in light of the increasing renewable (including variable renewable) energy and the higher efficiency targets set by the state. PG&E recognized

that California's new energy policies will significantly reduce the need for Diablo Canyon's electricity output. There are several contributing factors, including the increase of the Renewable Portfolio Standard to 50 percent by 2030, doubling of energy efficiency goals under SB 350, *the challenge of managing overgeneration and intermittency conditions under a resource portfolio increasingly influenced by solar and wind production*, the growth rate of distributed energy resources, and the potential increases in the departure of PG&E's retail load customers to Community Choice Aggregation.<sup>186</sup>

The italicized part (emphasis added by IEER) indicates that nuclear reactors, which have very slow ramping rates for increasing and decreasing power output are unsuited to situations where the variable generation is a large fraction of the total. The hindrance that such "24/7" plants pose to grid management was reaffirmed in October 2016 by David Olsen, who is a member of the Board of Governors of the California Independent System Operator, which is that state's equivalent of PJM. He called it "a real problem" and an "old paradigm."<sup>187</sup>

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<sup>183</sup> NRC Information Digest 2015, Appendix A, p. 110

<sup>184</sup> NRC Information Digest 2015, Appendix C (pp. 125-127). The list includes four small reactors (less than 100 megawatts thermal) and ten early medium-size reactors (less than 1,000 megawatts thermal). Almost all these licenses were issued in the late 1950s or in the 1960s. But 15 large commercial reactors have also been permanently shut, all prematurely.

<sup>185</sup> Epley 2016a. The Board voted in mid-June 2016 to accept the CEO's recommendation. (Epley 2016b)

<sup>186</sup> PG&E Diablo Canyon 2016, *italics added*

<sup>187</sup> As quoted in Wilder 2016. The California Independent System Operator covers the vast majority of California and a small part of Nevada.

Having a 24/7 nuclear plant, from a grid operator's standpoint — that is a real problem. Dealing with 2,200 MW coming in at every minute — we have to design our grid around that inflexibility. 'Baseload' refers to an old paradigm that has to go away.

It is also noteworthy that PG&E concluded that the shutdown of the reactors would be economical in view of the likely lower overall cost of renewable energy, storage, and efficiency compared to relicensing the plant and running it for another 20 years. The operating license of the plant will expire in 2025.<sup>188</sup>

The issue of nuclear power plant closure is complex but germane to Maryland as well. The impact of nuclear power plants in the context of rising renewables is more difficult to assess because PJM is a larger electricity system overall than that managed by the California ISO and there are many more nuclear, coal, and natural gas plants in it. Maryland is a net electricity importer and so long as that is true, its CO<sub>2</sub> emissions are impacted by emissions outside the state in the PJM grid.

Any nuclear plant closure would, in general, be a decision of the owner or the licensing authority, the Nuclear Regulatory Commission. Costs are one factor that could induce early closure. Historically, operating costs of nuclear reactors have been quite low, but they have been rising. Table VII-3 shows cost trends for existing reactors from 2002 to 2012 as published by the Nuclear Energy Institute, along with the growth rates for the various components of cost that we calculated based on the data provided. The data are contained in a set of slides presented by the Nuclear Energy Institute in an "Annual Briefing for the Financial Community" in 2014.

Table VII-3 and Figure VII-7 show data for the years 2002, 2007, and 2012. It is clear that all three components of cost have been rising since 2007. But one element of cost stands out both because it represents over 50 percent of the total increase since 2002 and because the rate of growth of this cost element far outstrips that of the others: capital cost. Note that these cost increases are in constant dollars.

Table VII-3: Costs of running existing nuclear power plants, 2002 to 2012, in constant 2012 dollars per megawatt-hour

Year	Fuel	Capital	Operating	Total
2002	5.57	3.76	18.58	27.91
2007	4.98	6.34	20.31	31.63
2012	7.35	12.96	23.86	44.17
Annual growth rates				
2002 to '07	-2.21%	11.01%	1.80%	2.53%
2007 to '12	8.10%	15.37%	3.27%	6.91%
2002 to '12	2.81%	13.17%	2.53%	4.70%

Source: NEI 2014, slides 5 and 6. Growth rates calculated by IEER.

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<sup>188</sup> PG&E Diablo Canyon 2016

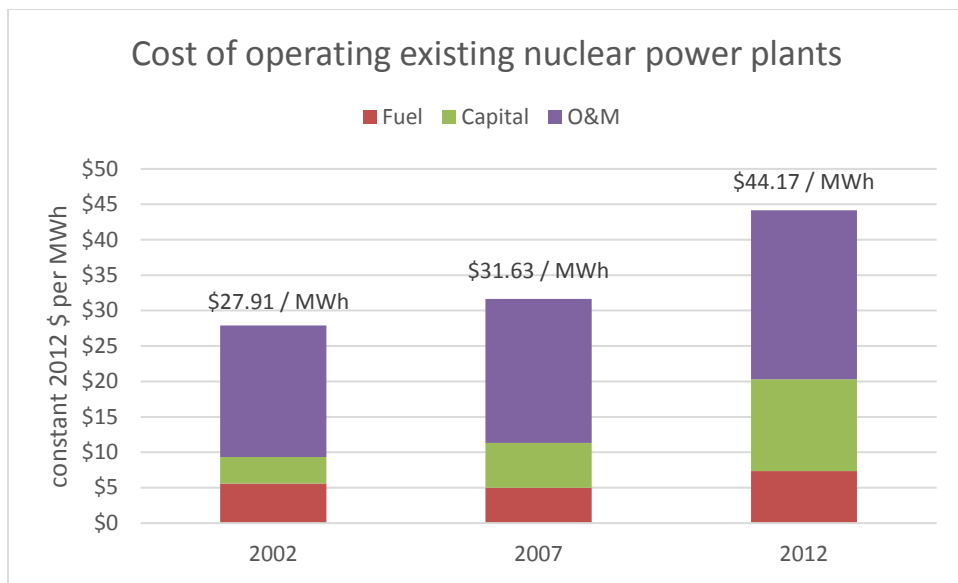


Figure VII-7: Costs of running existing nuclear power plants, 2002 to 2012, in constant 2012 dollars per megawatt-hour. (Chart based on Table VII-3 above)

Table VII-3 shows average costs for all plants that were operating on the dates indicated. However, costs are highly variable from one plant to the next. In particular, when there is only a single reactor at a site, like Fort Calhoun, operating costs tend to be higher than at sites with two reactors, like Calvert Cliffs. The average total generating cost in 2012 for sites with one reactor was \$50.54 per MWh and for sites with two or more reactors was \$39.44 per MWh.<sup>189</sup> The average total generating cost from multi-unit sites declined to \$33.76 in 2014.<sup>190</sup> We do not have a cost estimate specific to Calvert Cliffs; so we have assumed that the average two-reactor cost would apply for the sake of illustrating the risk that Maryland faces.

The problem of escalating cost was acknowledged by the Nuclear Energy Institute in its 2014 presentation to the “financial community” when it stated that “price signals [are] inadequate to support operating capacity” and complained that “[m]erchant markets do not recognize or monetize valuable attributes of nuclear plants.”<sup>191</sup> Financial dramas to collect extra revenues for nuclear power plants above market rates are playing out in New York and Illinois, where merchant companies are planning to or threatening to close nuclear plants unless they are guaranteed greater revenues.<sup>192</sup> Though the average total generating cost declined between 2012 and 2014, the nuclear industry continues to argue that nuclear power should have greater revenues than present market valuation.<sup>193</sup> Importantly, the

<sup>189</sup> NEI 2014, Slide 5

<sup>190</sup> NEI 2016, Slide 8

<sup>191</sup> NEI 2014, Slides 11 and 13.

<sup>192</sup> For references relating to Illinois, see Makhijani 2015.

<sup>193</sup> NEI 2016 (Slide 8) and NEI 2014, Slides 5 and 6. The same NEI presentation argues that nuclear is undervalued (slide 23 onward) without examining the potential undervaluation of other resources, including renewable energy and efficiency. It also does not note the problems that inflexible 24/7 generation poses while stressing its benefits.

New York Public Service Commission has made a controversial decision to provide upstate nuclear plants with very substantial subsidies to prevent premature closure.<sup>194</sup>

There are a number of factors that affect the total cost of producing electricity from existing reactors. Capital investments tend to vary a good deal. For instance, Fukushima-related retrofits increased capital expenditures, but these are expected to decline.<sup>195</sup> Rising cost due to aging is a structural factor. David Lochbaum, a nuclear engineer on the staff of the Union of Concerned Scientists with experience in the nuclear industry, has hypothesized that the failure rates of nuclear plants (and their components) follows a “bathtub curve” – high in the early years, the “break-in” period, low in the middle years, once the teething troubles have been taken care of, and rising as the plant ages.<sup>196</sup> U.S. nuclear plants are in the aging portion of the “bathtub curve.” This factor would therefore be expected to result in sporadic increases in capital expenses, depending on failures or obsolescence of equipment.

Nuclear plants may also close unexpectedly due to safety concerns. All of Japan’s nuclear power plants were closed in the 15 months that followed the Fukushima disaster that began on March 11, 2011.<sup>197</sup> Only two reactors were operating as of mid-March 2016. Germany accelerated its phase-out of nuclear power and shut eight reactors soon after the Fukushima accident.

In the United States, three reactors were closed due to unanticipated problems arising out of steam generator replacements. Crystal River in Florida closed in February 2013 and two reactors at San Onofre in California closed in June 2013.<sup>198</sup> It is noteworthy that Calvert Cliffs was identified as early as 2013, in one analysis, as one of three dozen nuclear plants where reactors have four or more early closure risk factors.<sup>199</sup>

Safety and cost are often related since safety improvements often involve capital investment. As noted, that in turn has been a central element in the increases in the cost of running nuclear plants in the past decade.

Further, new safety issues affecting existing reactors emerge from time to time. For instance, a new safety and regulatory issue emerged in 2016; it provides an example of the unexpected problems that could affect nuclear power plant viability. In March 2016, seven engineers on the Staff of the NRC felt strongly enough about a design problem that affects all but one U.S. reactor (as well as reactors in other countries). The problem relates to nuclear plant operation if the power supply from the grid becomes unbalanced.<sup>200</sup> A design defect may result in the motors of pumps required for emergency cooling to

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<sup>194</sup> The subsidy for the first two years was fixed at \$17.48 per MWh, to be adjusted in future years for a 12-year period in all. The “social cost of carbon” was central to the calculation; it would increase through the period. See NYS PSC CES Order 2016, pp. 20 and 131. The total subsidy over 12 years would amount to billions of dollars. Note that this decision was made in 2016, despite the decline in average nuclear generation costs.

<sup>195</sup> NEI 2016, Slides 10 and 17

<sup>196</sup> Lochbaum 2016

<sup>197</sup> Makhijani 2012

<sup>198</sup> NRC Information Digest 2015, Appendix C, for closure dates.

<sup>199</sup> Cooper 2013, Table III-6 (p. 25). Were Calvert Cliffs to get a subsidy at the same rate as the New York plants cited above (\$17.48 per MWh), the annual cost to ratepayers would be about \$250 million, based on average annual generation of about 14.3 million MWh. See EIA States 2015 Maryland, Table 5. We note that no request for such a subsidy has been made for the plant.

<sup>200</sup> Technically known as “open phase operation,” the condition occurs when one of the three phases of grid power supply is lost (hence “open phase”).

burn out. The problem has been known since 2012. The NRC sent a note about it to nuclear power plant operators but did not require them to take action. The concerned engineers filed a petition asking that the NRC require the problem to be corrected because the plants are not currently in compliance with regulations:

As of this filing, the NRC has not informed the licensees that they are not in compliance with applicable regulatory requirements and their licensing and design basis for electric power systems.<sup>201</sup>

The safety issue is serious because a malfunction could result in Fukushima-size meltdowns of nuclear power reactors and potential widespread contamination in case of a severe accident. Such accidents, as we have seen, can affect not only the plants involved in the accident but also plants elsewhere. While the NRC has accepted the petition, it did not ask for the requested actions to be implemented immediately “because of the risk reduction provided by the interim compensatory measures.”<sup>202</sup>

Another safety issue relating to existing reactors was discovered in France and has already led to closures of 20 reactors (out of a total of 58) as a safety precaution until the issue is resolved. The problem relates to an excess of carbon in the steel in a critical component in steam generators; the integrity of the component is essential to safety since it is part of the primary water circuit that cools the reactor. Additional reactors may be affected.<sup>203</sup> Such prolonged shutdowns involve multiple sources of cost increases: the cost of replacement power, the cost of the inspections, the cost of replacement equipment, and the cost of labor for replacing the equipment.

Most reactors in the United States, including the two reactors at Calvert Cliffs, are of the same pressurized water design as the ones that have been shut down in France.<sup>204</sup> It is not known how many U.S. reactors, if any, are affected by the excess carbon problem that has led to the closures in France. But it is remarkable that manufacturing safety defects leading to prolonged reactor shutdowns were discovered in reactors decades after they were put into service.

The above two examples, along with the expenses relating post-Fukushima retrofits, illustrate the risk that total power production costs could increase significantly and sometimes unpredictably. The competitiveness of existing nuclear power plants is also affected by market power prices, which have been declining. In the PJM region, average wholesale prices of electricity declined between 2014 and 2015 from \$71.62 per megawatt-hour to \$56.86 per megawatt-hour or about 20 percent in a single year.<sup>205</sup> Generation from coal decreased and that from natural gas increased, while prices of both fuels fell.<sup>206</sup> The downward trend in prices has continued in 2016:

The load-weighted average real-time LMP [Locational Marginal Price] was 36.0 percent lower in the first six months of 2016 than in the first six months of 2015, \$27.09 per MWh versus \$42.30 per MWh. The load-weighted average real-time LMP in the first six months of 2016 was lower than for any corresponding period since the first six months

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<sup>201</sup> Mathew et al. 2016, p. 9

<sup>202</sup> NRC 2016

<sup>203</sup> Buchsbaum 2016

<sup>204</sup> NRC Information Digest 2015, Appendix A

<sup>205</sup> Monitoring Analytics 2015 (2016), v. 2, Table 1-8 (p. 14)

<sup>206</sup> Monitoring Analytics 2015 (2016), v. 2, p. 14, for generation and p. 34, for prices.

of 2002. Energy prices were lower as a combined result of lower fuel prices and lower demand. If fuel and emission costs in the first six months of 2016 had been the same as in the first six months of 2015, holding everything else constant, the load-weighted LMP would have been higher, \$32.17 per MWh instead of the observed \$27.09 per MWh.<sup>207</sup>

Two other issues are prominent in nuclear power plant closure debates:

- Nuclear power plants, usually located in rural areas, provide a large part of the tax base of local communities and often a large fraction of well-paid jobs; loss of taxes (or payments in lieu of taxes) poses the threat of increased unemployment and serious funding problems for local governments, giving nuclear plant owners a strong bargaining chip to get subsidies that are not warranted by market conditions.
- Unexpected closure of nuclear plants could cause CO<sub>2</sub> emissions to increase.

In view of the above risks of nuclear power plants being caught between possible rising costs and falling prices, it is important from a consumer protection point of view for Maryland to protect itself from possible future demands for additional revenues above market prices for keeping the Calvert Cliffs plant on line. The importance of contingency planning has increased in light of the acquisition of PHI, Maryland's distribution only utility, by Exelon.<sup>208</sup>

None of this means that one or both Calvert Cliffs reactors will close prematurely. But it would be prudent, in view of the risk factors, for Maryland to shield its greenhouse gas goal and its economy, including that of Calvert County, from the adverse consequences of such a contingency. A 55 percent renewable portfolio standard by 2030 would accomplish that.

Specifically, were Calvert Cliffs to close before 2030 and the rest of the energy sector evolved as specified in the Climate Protection Scenario, energy sector emissions in 2030 would be 49 percent below 2006, while all GHG emissions (excluding sinks) would be just 42 percent below 2006 (48 percent below 2006 with sinks).<sup>209</sup> Thus, a 55 percent RPS provides Maryland a considerable margin to protect the 40 percent GHG emissions reduction goal if sinks are included; there would still be some margin, though smaller, even if sinks are excluded. Adopting a 55 percent RPS would, in effect, provide insurance against the kinds of huge subsidies that the New York PSC has granted nuclear facilities in upstate New York. As noted, a part of New York's reasoning has been that the upstate facilities provide low-carbon electricity sources that are important to meeting its greenhouse gas emission reduction goals. As noted in Section 2 of this chapter and below, it is essential to clean up the definition of renewable energy if increased RPS goals are to achieve the GHG emission reduction purpose.

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<sup>207</sup> Monitoring Analytics 2016, p. 1. Prices are different in different parts of the PJM system. The weighted average is a good indicator of the trends in the system as a whole.

<sup>208</sup> Makhijani 2015. These comments also include references to the Illinois nuclear plant situation. The merger of PHI with Exelon has been operationalized as of this writing (early July 2016).

<sup>209</sup> We note that the Nuclear Regulatory Commission is considering the possibility of a second 20-year extension of nuclear licenses. The arguments made here regarding aging-related cost increases and the need for Maryland to protect itself against demands for above-market compensation or a spike in CO<sub>2</sub> emissions would apply *a fortiori* in such a case.

## vii. Contingency: RPS definition

Potentially, the most damaging eventuality would be if electricity sector emissions per unit of consumption continued at the level prevalent in 2014 (about 0.6 metric tons per megawatt-hour) despite an increasing RPS.<sup>210</sup> Such an eventuality could occur if Maryland set a high RPS level but allowed high carbon-emitting sources to qualify. As can be seen in Figure VI-6 (Chapter VI), the average carbon emission rate from Tier 1 “renewable” sources in Maryland in 2014 was over 1,500 pounds per MWh, while the average emission rate from all Maryland generation was about 1,300 pounds per MWh (which includes a mix of coal, nuclear, oil, natural gas, hydro, and a small component of renewable energy). This problem may not continue. It may be that just setting the RPS at 55 percent would induce construction of new solar and wind resources to greatly reduce the carbon content of its renewable portfolio. But this is not assured.

Maryland electricity sector is only about 9 percent of the PJM system. This creates opportunities in that the State can rely on imports and exports to buffer variability in in-state generation for a considerable period of time. But being a small part of PJM also creates vulnerabilities. Specifically, if Maryland allows high carbon-emitting sources to remain in its RPS and also allows existing sources for fulfilling RPS requirements, the carbon content of its electricity sector will largely be out of the State’s control. It may be cheaper for suppliers to acquire the renewable energy credits on paper and fulfill RPS requirements from biomass, landfill, paper mills, and other facilities. For instance, Maryland allows “a plant that is cultivated exclusively for purposes of being used as a Tier 1 renewable source” to qualify under its RPS.<sup>211</sup> This inclusion is without reference to the replacement of the biomass at the same rate that it is burned and does not include any consideration of the changes in the carbon content of soil. Other biomass and waste provisions also raise problems of the net amount of carbon emitted.

Under present RPS rules, expenditures on RECs do not guarantee low CO<sub>2</sub> emissions. If the carbon content continues at the level of carbon content per MWh indicated in Figure VI-6 above, Maryland’s nominal energy sector related emissions would decline by only 26 percent by 2030 with overall GHG emissions reductions (including non-energy sectors) being at about that level as well (excluding sinks).

However, as noted in the text associated with Figure VI-6, it is difficult, perhaps impossible, to determine the net carbon content of Maryland’s RPS portfolio because of the variety of carbon-containing components in it. But even if the net carbon content is somewhat lower than that estimated at the point of burning, a failure to restrict the RPS to strictly renewable resources, as per the IPCC definition, creates a real risk that Maryland could spend large amounts of money on purchasing renewable energy credits, including from out of state, and still not meet the mandated 40 percent reduction in GHG emissions by 2030.

To give value to expenditures on RECs, create jobs in renewable energy, and ensure that the 40 percent GHG reduction target is met, it is essential for Maryland to clean up its definition of renewable energy. Clean energy requires a clean definition; the IPCC definition plus specific safeguards to ensure renewability of biomass (including solid carbon) is the minimum that is necessary.

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<sup>210</sup> Based on Figure VI-6 in Chapter VI.

<sup>211</sup> Maryland PSC RPS 2016

## viii. Other contingencies

There are a number of other steps that we recommend as part of the Climate Protection Scenario to reduce emissions by 2030:

- Five percent of vehicle miles would be in electric vehicles.
- Thirty percent of oil and propane heated homes would be converted to efficient electric systems.
- Efficiency of appliances not explicitly evaluated would increase by 2 percent per year.

Table VII-2 (in Section VII.2.v) shows that the emission reductions achieved by the first two measures (above) are relatively small by 2030. Failure to achieve them would not materially compromise the 2030 GHG emissions reduction goal. Our aim in including them is to indicate that an infrastructure for a transition to electric vehicles and electric HVAC systems is needed to achieve deep GHG emission reductions by 2050. Further, substituting electric vehicles in congested cities in place of petroleum fueled vehicles would produce many other health benefits in terms of reduced air pollution.

## 3. Roadmap to 2050

Maryland's 2009 Greenhouse Gas Emissions Reduction Act (GGRA) and its reauthorization in 2016 refer to a "plan" to reduce GHG emissions by 90 percent relative to 2006 in the following way:

The State has the ingenuity to reduce the threat of global warming and make greenhouse gas reductions a part of the State's future by achieving a 25% reduction in greenhouse gas emissions from 2006 levels by 2020 and by preparing a plan to meet a longer-term goal of reducing greenhouse gas emissions by up to 90% from 2006 levels by 2050 in a manner that promotes new "green" jobs, and protects existing jobs and the State's economic well-being.<sup>212</sup>

This evaluation by the Renewable Maryland Project is our attempt to define the technical and cost parameters for a 90 percent reduction in GHG emissions by 2050 in the energy sector that would also be consistent with the energy justice goals described in our report on that topic, with resilience, and with the democratization of the energy sector in Maryland. We also describe the technologies and approaches needed to eliminate GHG emissions from the energy sector altogether.

Most of the ingredients of the transition derive from extending the direction set between 2015 and 2030 to 2050:

- A continuation of the transition to electric transportation until road transportation is all-electric (through some combination of battery-electrification and fuel-cell vehicles with the hydrogen being produced from renewable electricity);

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<sup>212</sup> Maryland GGRA 2009, Section 2-1201(4). The 2016 reauthorization act left Section 2-1201 intact. The main change from the 2009 bill was to require a 40 percent reduction in GHG emissions by 2030 (by adding Section 2-1204.1) and related sections requiring action to achieve the 2030 goal. (Maryland GGRA 2016)

- A continuation of the phase-out of almost all oil and propane use in buildings and its extension, the phasing out the direct use of almost all natural gas in residential buildings and the vast majority of commercial buildings;<sup>213</sup>
- A continuation of energy efficiency investments so that the average appliances by 2050 have the performance equivalent of the best available technology in 2015;
- Continuation of weatherization efforts to reduce heating and cooling energy requirements in existing residential buildings by 30 percent and existing commercial buildings by 20 percent;
- Intensification and diversification of demand response capability and smart grid investments to cover all sectors of electricity use;
- An increase in the RPS for the electricity sector to about 90 percent (to achieve about 90 percent reduction in GHG emissions from the energy sector).

In addition, new elements need to be introduced between 2030 and 2050 to accommodate a very high renewable portfolio standard consisting of variable wind and solar and to achieve a complete elimination of CO<sub>2</sub> emissions from the electricity sector. However, making the electricity sector emissions-free does not complete the job of making the energy sector emissions-free. The following sectors will need to be addressed:

- Converting nearly all remaining fossil fuel use in residential buildings (including nearly all natural gas) to efficient electric systems and most natural gas use in commercial buildings not using CHP to efficient electric systems;
- Significantly reducing natural gas use and petroleum use in industry by conversion to renewable hydrogen;
- CO<sub>2</sub> emissions from non-road transportation, notably aircraft, boats, and some miscellaneous non-road transportation demand.<sup>214</sup>
- Elimination of natural gas use from electricity generation.
- Significant investments in the grid-of-the-future and in the distribution system to accommodate variable renewables and the significant new electricity demand that will be created by the electrification of transportation.
- Integration of battery storage into demand management.

Overall energy-sector emissions can be reduced by about 90 percent by 2050. We first address the path to an emissions-free electricity sector. The 2050 electricity grid powered essentially fully by solar and wind, with supporting elements to ensure reliability, will be very different from the one today. It is also likely to be more sophisticated than the one modeled in this report. For one thing, demand response will be more fine-grained. A significant amount of demand may be met directly by DC generated from solar panels. There may be several different kinds of storage, ranging from compressed air storage to seasonal thermal storage. Boats and aircraft may be at least partly electric. We have discussed these

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<sup>213</sup> We assumed that 90 percent of residential direct fossil fuel use for space heating would be converted to electricity. For the commercial sector we assumed that all oil and propane use for space heating would be converted to electricity, but only 70 percent of the buildings using natural gas, that were not converted to use combined heat and power, would be amenable to electric heating technologies.

<sup>214</sup> The non-road transportation sector is very heterogeneous and a full analysis is beyond the scope of the Renewable Maryland Project. We assumed that about half of the rail sector would not be electrified and about 30 percent of the non-identified miscellaneous non-road transportation sector would not be electrified.

technologies but not integrated them into the hour-by-hour modeling or the cost estimation here. Apart from complexity, the main reason is that costs of technologies that are not expected to be commercial in the near term (less than 10 years) are difficult to estimate. Finally, the modeling done here is sufficient to show that the direction needed is compatible with a range of technologies which would only improve performance, reduce emissions, reduce costs, or reduce impacts.

### i. An emissions-free electricity sector

As discussed in Chapter VI, Maryland has plentiful renewable resources. In addition, Maryland is part of the PJM and more broadly of the Eastern Interconnection. There are three big electrical interconnection areas in the United States and Canada (Figure VII-8).

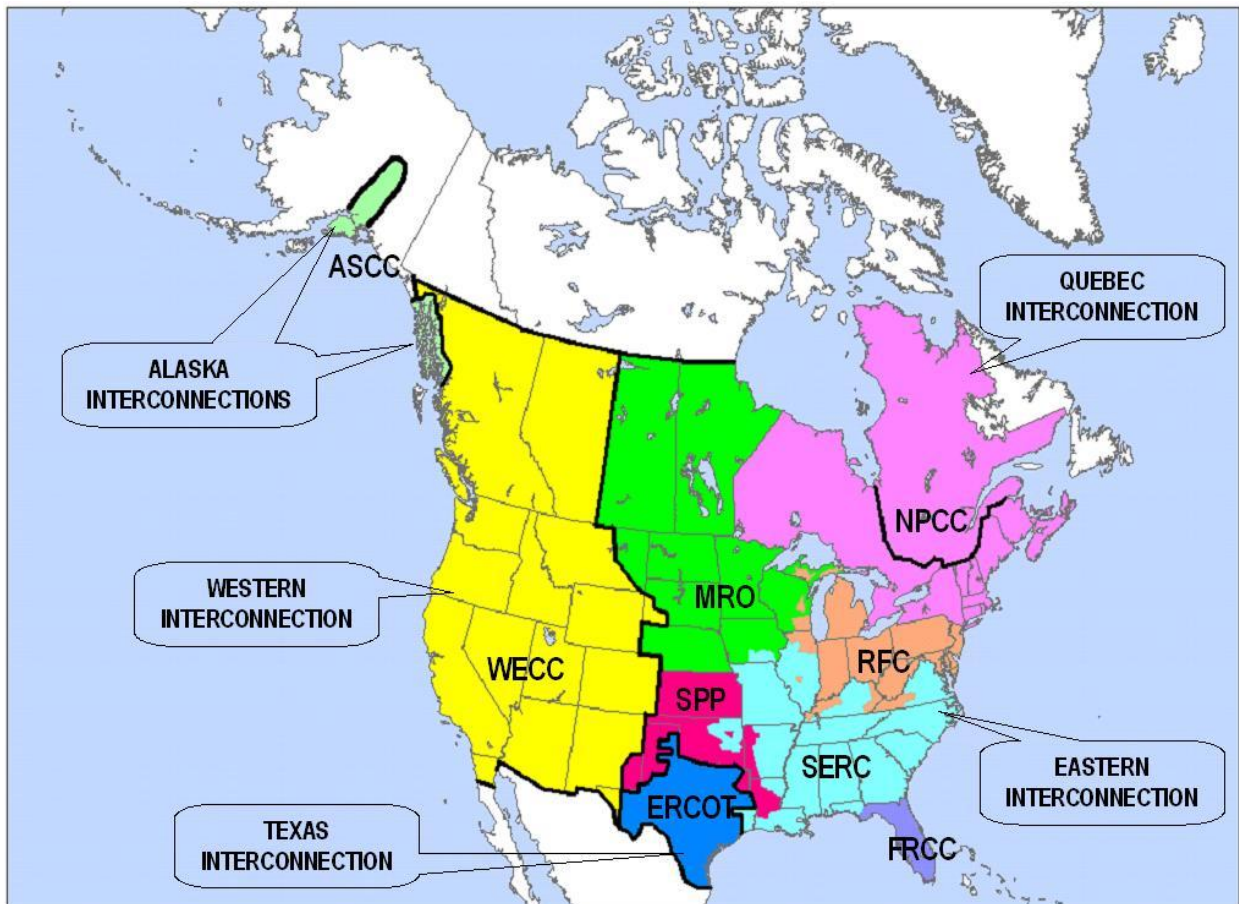


Figure VII-8: The main electrical regions in the United States and Canada. Note that Quebec Interconnection has transmission links to the U.S. Northeast. Source: Wikimedia NERC Map 2006; created by Fjbfour)

The Eastern Interconnection includes almost all of the Midwest, which has excellent wind resources. With near-term wind technology, there are large areas that have wind power availability with capacity factors of 35 percent, 50 percent, and even 60 percent or more in Maryland (See Figure VI-3 above). This is not to say that constructing large amounts of wind capacity and the associated needed transmission lines does not face obstacles; it is only to say that excellent resources are available to the

Eastern region, far in excess of any conceivable energy requirements, as discussed in Chapter VI. In addition, Maryland and the rest of the region also have ample solar resources.

We have seen in Section 2, of this chapter, that a 55 percent renewable portfolio standard by 2030 in Maryland will not require large investments in storage so long as demand response is well developed and Maryland remains part of the PJM system with which it can exchange power as it does in the normal course of events today. Battery storage can and should be developed as a part of the State's resilience strategy, but this observation is separate and distinct from whether Maryland electricity supply can operate reliably at 55 percent RPS without a large amount of storage.

The matter is more complex for a system with near-100 percent solar and wind generation (apart from the modest amount of hydropower available from the existing Conowingo dam).<sup>215</sup> If the rest of the PJM region and the Eastern Interconnection also sets high renewable portfolio goals, issues of storage must be addressed to maintain system reliability. Of course, it is not a given that the entire region will move towards high solar and wind generation. But it is prudent to assume that it will in the present evaluation for three main reasons.

First, storage questions become unavoidable if variable resources are at very high levels even with demand response at advanced levels. Demand response can move daily or even weekly electricity demand from times of deficit to times of surplus electricity (presuming an appropriate rate structure and compensation for customers who shift demand). But this will not suffice to address reliability. A realistic technical and cost evaluation therefore requires that storage be included. In other words, an assumption that sufficient flexible generation will be available to meet, on its own, the supply and demand balance in Maryland is risky.

Second, as is widely recognized, the problem of GHG emissions is a global one. For Maryland to benefit from its actions in terms of climate change mitigation, other parts of the region and the world must also take action. This will very likely involve a large increase of variable generation throughout the region. Fortunately, the December 2015 Paris Agreement on climate set the whole world on a course to reduce GHG emissions to protect climate.<sup>216</sup> There is a long way to go to make the agreement a reality, but the framework for action is in place. There is no longer an excuse for some countries, states, or regions to avoid action to protect climate because developing countries have not made commitments to do so. The commitments of all parties need to be stronger, but the agreement to take action is nearly universal. It is therefore prudent to assume that energy supply in Maryland and in the PJM region is likely to consist increasingly of solar and wind energy.

Third, new wind energy is now more economical than new coal, nuclear, and even natural gas generation; utility-scale solar is more economical than new coal and nuclear, and about on a par with natural gas generation. Moreover, solar is getting cheaper. It is therefore in Maryland's economic interest to plan for a fully renewable electricity system as the anchor of its energy system. It will have

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<sup>215</sup> Maryland has about 2 million MWh per year of hydropower generation on average. (EIA States 2015 Maryland, Table 5). We assume that the Calvert Cliffs nuclear plant will close in 2036, by which date the licenses of both reactors at the site will have expired.

<sup>216</sup> The Paris Agreement is now part of the treaty known as the United Nations Framework Convention on Climate Change to which the United States is a party. For a commentary on the Paris Agreement, see Makhijani Paris Agreement blog 2015.

cleaner energy with far more jobs. As discussed in Chapter II, Section 5, Maryland sends \$9 billion to \$12 billion out of state each year for its energy purchases (see Table II-4 for 2013 estimates). Building renewable energy facilities to replace the imported oil, gas, and coal will keep most of that money in the region. The extent to which the money stays in the state will depend on how much of a leadership role Maryland is willing to take along the road to a renewable and efficient energy future (see Chapter X).

It should be noted that new solar, wind, or natural gas generation will in many cases not be cheaper than existing depreciated generating plants. The problem in such cases will be retirement of capacity. Coal plants are being retired because they are expensive to run compared to existing natural gas, wind or solar power plants facilities – that is, once the latter are built, they are less expensive to operate. But the issue of retirement of existing natural gas plants and their replacement with wind and solar will remain. We will take this up in the context of costs of the transition to a zero emissions electricity system (see Chapter IX).

There are many ways in which a 100 percent renewable electricity sector can be approached. It is not possible to predict which combination of technologies will produce the most satisfactory result. We therefore explore options with recommendations on actions that will maximize Maryland's ability to take advantage of technological developments that are consistent with a course to deep emission reductions by 2050 in the entire energy sector.

The principal basis for the period beyond 2030 must be laid before 2030. The main requirements for a robust foundation for achieving the 40 percent reduction in GHG emissions by 2030 are (i) to set a 55 percent renewable portfolio standard by 2030, (ii) to clean up the definition of renewable energy, (iii) change the way in which RECs are accounted for to meet the State's Renewable Portfolio Standard, (iv) to strengthen efficiency improvements, (v) to lay the foundations for the grid-of-the-future, and (vi) to make a strong beginning to a transition away from direct fossil fuel use for space heating and transportation.

The issue of REC accounting needs some explanation. Currently, electricity suppliers to Maryland purchase RECs to meet their RPS obligations. But these are paper credits that represent qualified generation, not actual new renewable generation. As the RPS is increased, it is important as a matter of policy, to ensure that new generation is constructed to meet the requirement for renewable energy. That would also make the accounting for renewable energy compatible with the physical requirements for production of wind and solar energy and also compatible with emission reduction requirements.

The main technical questions facing an emissions-free electricity sector are the methods for ensuring reliability in the context of variable generation sources and the associated cost. Given the uncertainties about the precise evolution of the rest of the PJM grid, we chose to evaluate an emissions-free electricity system as if reliability is addressed entirely within the State, understanding that while this is not how current regulatory structures function, it provides a "worst-case scenario" for reliability. Clearly, if relational peaks can be managed with resources from within the state, then it can certainly be balanced when regional considerations are added. Specifically, any particular mix of solar and wind resources (which may be a mix of in-state and out-of-state resources) will exhibit deficits at certain times of the year, even with a broad range of demand response actions. We do not assume that dispatchable resources will be available in the PJM region to meet the demand at such times. In general this approach overestimates cost because normal power exchanges with the rest of the PJM system enable cost reductions that we do not take into account.

Besides demand response, we consider the following mix of resources to meet reliability and resilience criteria:

- Hydrogen produced from renewable sources – we have considered distributed electrolytic hydrogen at near-term costs estimated by the Department of Energy for certain electricity generation options; in effect, the hydrogen serves as an element of distributed energy storage;<sup>217</sup>
- Combined heat and power systems in the commercial sector that would run on renewably produced hydrogen (either internal combustion engines or fuel cells);
- Light duty fuel cell power plants (or gas turbines) using renewably produced hydrogen for meeting relational peaks;
- Battery storage (not including electric vehicle batteries);
- Microgrids<sup>218</sup>;

We will also consider other likely elements of the future grid but have not integrated them into the hour-by-hour mode

- Seasonal thermal storage;
- Compressed air storage and generation; the air would be reheated by renewably produced hydrogen before it is passed through the turbine to generate electricity (see Section 3.ii below in this chapter).
- Vehicle-to-grid (V2G) storage and demand response.

We consider the technology of the first two in this section. It is possible to add biogas (i.e., methane produced from biomass) to the mix of resources, provided it is renewably produced, though we have not done so in our technical modeling. For instance a demonstration project in Germany has created a fully renewable microgrid with mainly wind power and a relatively small biogas component. It will supply all requirements from space heat to vehicle fuel to electricity. Its components are:<sup>219</sup>

- 6 MW of grid-connected wind turbines (3 turbines of 2 MW each);
- 1 MW biogas plant
- A 500 kilowatt electrolytic hydrogen production system (hydrogen capacity: 120 cubic meters per day at standard temperature and pressure);
- Four compressors to compress hydrogen gas to 30 atmospheres pressure;
- Five hydrogen storage tanks, with storage a 30 atmospheres pressure;

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<sup>217</sup> We chose distributed hydrogen production since that does not involve the construction of an extensive hydrogen distribution infrastructure. Centralized hydrogen production is more economical but the costs of the hydrogen infrastructure that would be needed would be highly dependent on the locations of the large-scale hydrogen production and therefore more speculative. For hydrogen cost analysis see DOE FCT 2011-2020, Section 3.1 (Hydrogen Production).

<sup>218</sup> Microgrids are not explicitly modeled as such in the hourly model. Rather, provision has been made for significant amounts of distributed resources: distributed solar, CHP, battery storage, and demand response. If arranged in appropriate microgrid configurations, these resources could increase resilience in the sense of being able to supply essential loads for extended periods of grid failure.

<sup>219</sup> Enertrag 2009, slide 7. These were the components described before the 2011 opening. Enertrag, a major renewable energy company in Germany, proposed the project as a collaboration with the multinational company Total, among others.

- Two combined heat and power plants (350 kW-electrical and 340 kW-thermal) that can use a variety of gas mixtures from 70 percent hydrogen and 30 percent biogas to 100 percent natural gas.

The cost of this entire system was estimated at 21 million euros or about 23 million dollars, which is modest considering its completeness, complexity, and size. It has been operating since 2011, delivering district heating to nearby Prenzlau, Germany. Its surplus hydrogen is delivered to filling stations in Berlin.<sup>220</sup> Figure VII-9 shows a schematic of the system. The costs we use are comparable to the ones for this system.

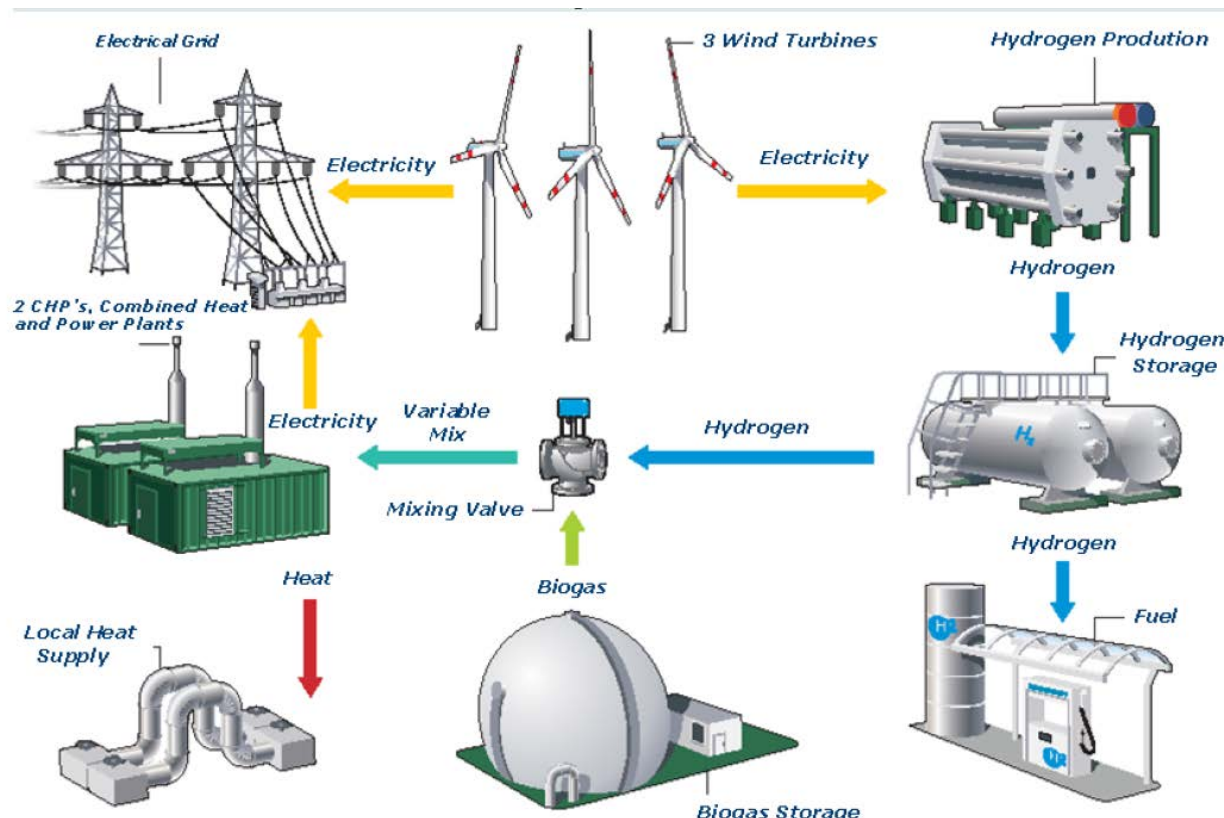


Figure VII-9: An integrated electricity-heating-renewable hydrogen energy system, near Prenzlau, Germany. Source: Courtesy of ENERTRAG AG (Enertrag 2009, Slide 6)

This Enertrag system provides an excellent illustration of a renewable, reliable, and distributed energy system. Note that the system is grid connected.

A variable electricity supply must also address seasonal balance of supply and demand. When the residential and commercial sectors use electricity for space heating and cooling, the absolute demand

<sup>220</sup> EC Regional Policy 2015. A pilot filling station at the Berlin Brandenburg Airport includes solar panels to supplement the electricity from an Enertrag wind farm. That station will include a “research campus” (Fuel Cell Bulletin 2013, p. 6).

for electricity is considerably higher in the summer and the winter. However, with space heating mainly electric, the relative demand (compared to variable supply) would tend to occur in the winter, mostly in the late evening or at night. Figure VII-10 illustrates that monthly electricity use is highest in a winter month, January, followed by a summer month, July, then December, February and August follow. The lowest use per month is in the spring and fall, with the smallest use being in April.

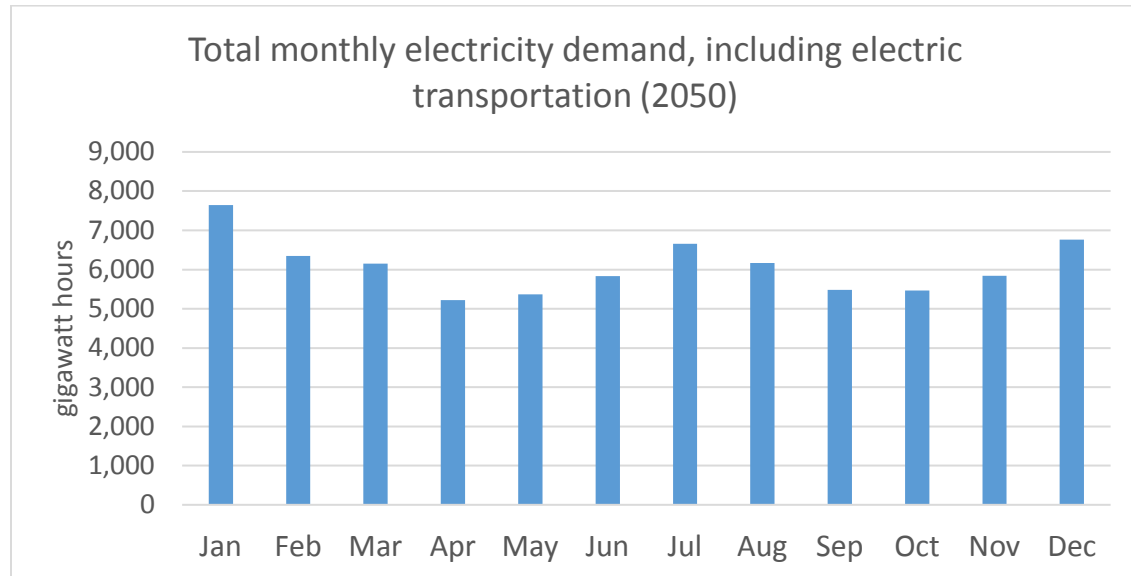


Figure VII-10: Aggregate net monthly electricity use in 2050, including transportation, but not including electricity for hydrogen fuel production. Transmission and distribution losses are not included. Source: IEER

Without seasonal energy storage, there is likely to be a need to sell the surpluses to other areas within the state at low to zero price, or to curtail it. Figure VII-11 shows monthly unused generation in the absence of seasonal storage that would be curtailed or sold outside Maryland at zero price.

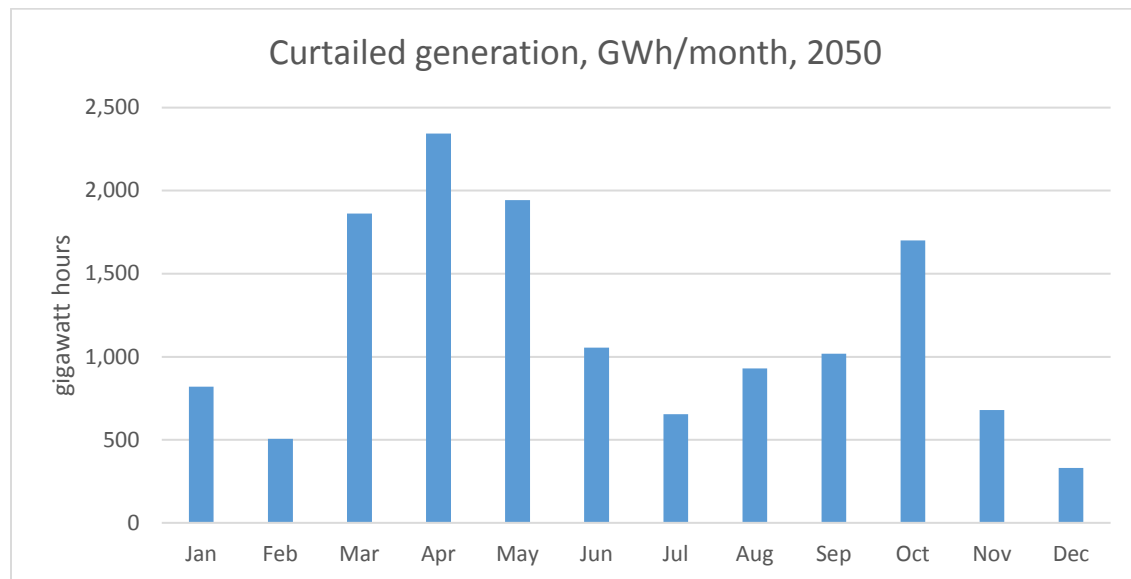


Figure VII-11: Monthly unused generation before seasonal storage, 2050. Source: IEER

The total annual curtailed energy is about 13 million MWh, a significant amount. There are two perspectives on this. On the one hand, it represents only about 13 percent of total generation, which might be regarded as the equivalent of annual average idle capacity in the renewable electricity system modeled here. On the other hand, it is throwing away precious energy resources that could be put to good use.

In practice, much of the curtailed energy would be sold at a positive price, since other states in PJM would be likely to have demand when Maryland does not and Maryland would buy from other states when it is in short supply. Thus, being part of PJM would reduce capacity requirements and curtailment compared to the in-state only model we have used.

There are also ways in which the curtailed energy could be put to good use. One important technology is large-scale seasonal energy storage. It is clear from Figure VII-11 that there are significant surpluses in the spring that could be used to create storage of coldness, which could be used for air-conditioning in the summer. Heat could be stored in the fall for use in the winter. Seasonal thermal storage would reduce the need for battery storage and peaking generation.

A number of approaches could enable use of seasonal surplus electricity; the actual mix of technologies will be determined by relative cost and rate structure:

- Seasonal thermal storage of heat and coldness;
- Seasonal vehicle-to-grid storage in which battery-operated devices, like lawnmowers and leaf blowers in the winter and school buses in the summer and winter holiday periods, are used for long-term storage;
- Renewable hydrogen storage;
- Compressed air energy storage.

## **ii. Compressed air energy storage**

We have already discussed the basics of compressed air energy storage (CAES) in Chapter VI, Section 5. Here we discuss whether this form of storage could be practical for Maryland. The cost and feasibility of large-scale compressed air energy storage depend first of all on the availability of underground storage locations. These can be in aquifers, caverns that were former oil or gas production sites, salt domes, or caverns that are explicitly mined for the purpose of CAES. The last option is expensive and associated with siting problems and we will not consider it in this report.

Large-scale storage of natural gas in underground caverns that are former oil and gas production sites is a common form of storage for meeting winter heating peak demand. This form of storage is especially common in the stretch of the Appalachian region from southwestern New York, through western Pennsylvania, eastern Ohio, and Maryland and into West Virginia. This can be seen in Figure VII-12, which shows the locations of different types of underground natural gas storage facilities in the United States. There is one facility in the State of Maryland in a small town (named Accident) in the westernmost county in the State (Garrett County).<sup>221</sup>

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<sup>221</sup> EIA Natural Gas 2012 and Spectra Energy 2016. There are apparently a number of inactive vertical natural gas wells in the area. See FrackCheckWV 2015.

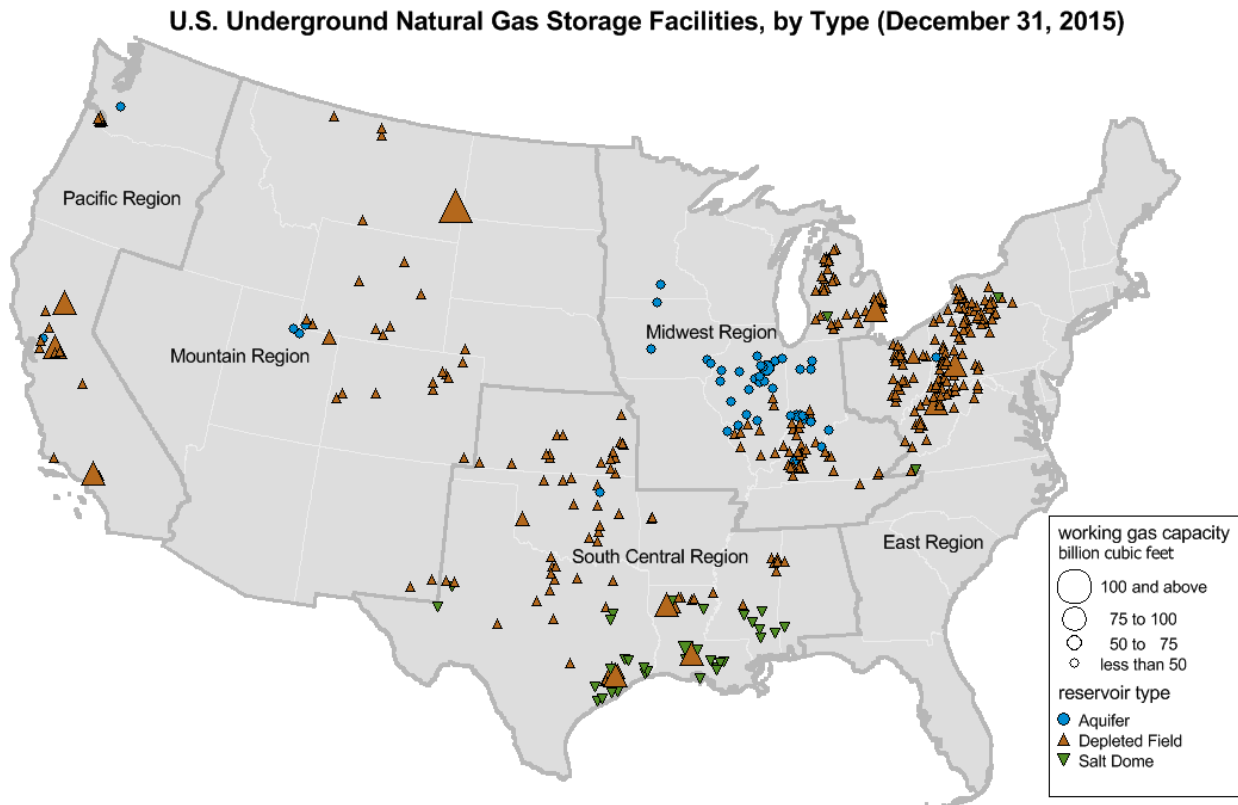


Figure VII-12: Underground natural gas storage facilities in the United States. Source: EIA Natural Gas 2016

It may be possible to convert some or many of these natural gas storage caverns to compressed air storage facilities. The practicality and safety of such conversions needs to be investigated and established. In 2009, the U.S. Department of Energy granted PG&E, a California utility, \$25 million for a demonstration project, after which the California Public Utilities Commission added \$25 million.<sup>222</sup> Figure VII-13 shows a schematic of the project.

Were the conversion of many of these natural gas storage facilities to CAES facilities feasible, it could contribute significantly to the options for reaching a fully renewable energy system in the mid-Atlantic and Northeast regions of the United States in the following ways:

- Large-scale economic storage would become available at modest cost since the caverns already exist;
- Storage could at least partly be integrated in much or most of the PJM and the Northeastern United States (including New York), potentially lowering costs;
- It would maintain and expand jobs in the Appalachian region, an area that is economically depressed;<sup>223</sup>

<sup>222</sup> PG&E CAES 2016

<sup>223</sup> Jobs would be added because CAES would require compression as well as electricity generation operations. The increase in jobs would be both in the construction phase and the operations period.

- It would allow easier integration of storage with imports of high-capacity-factor wind energy from the Midwest, including North and South Dakota (among other states), where there is a plentiful potential for such wind energy supply.

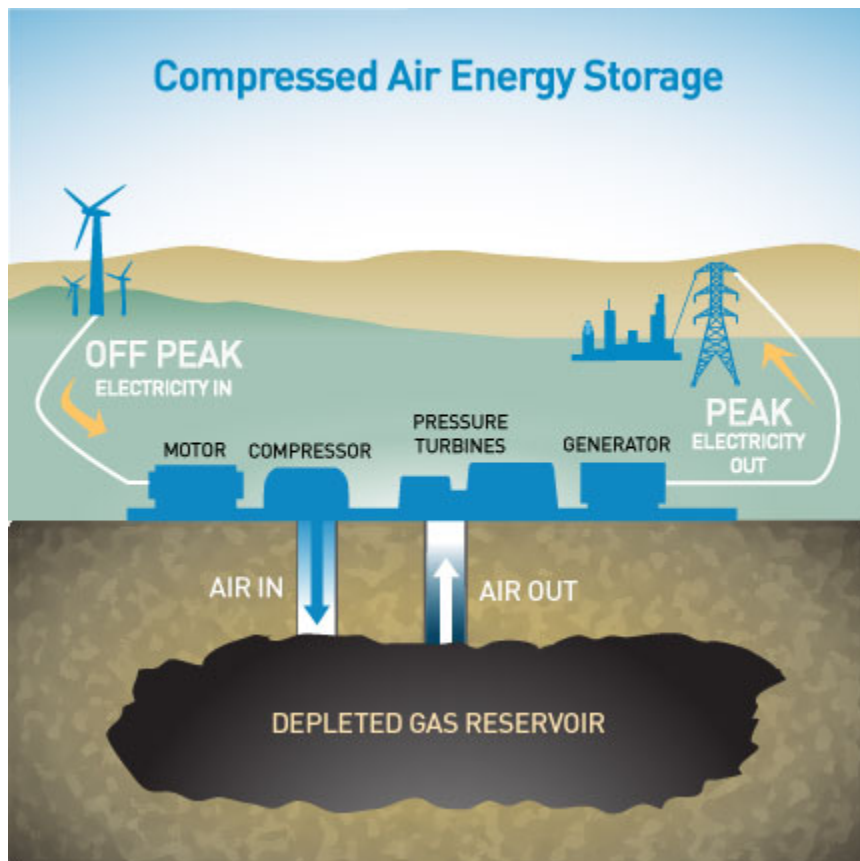


Figure VII-13: Schematic of the use of a depleted natural gas reservoir for compressed air energy storage. Source: PG&E CAES 2016

### iii. Seasonal thermal storage

Seasonal thermal storage is another approach that could be used to balance the larger availability of renewable energy relative to demand in the spring and fall and the greater demand for electricity in the summer and winter. There are a variety of thermal storage systems. Some store only coldness, as for instance in systems that make ice in times of low-cost (i.e., plentiful) electricity supply in order to use it for air-conditioning at peak demand times. Such systems are usually cycled daily and are an adaptation of central air-conditioning systems to which an ice-making machine has been added. Figure VII-14 shows one such system. Typically many such units would be used in a commercial-building setting. This technology is commercially available.

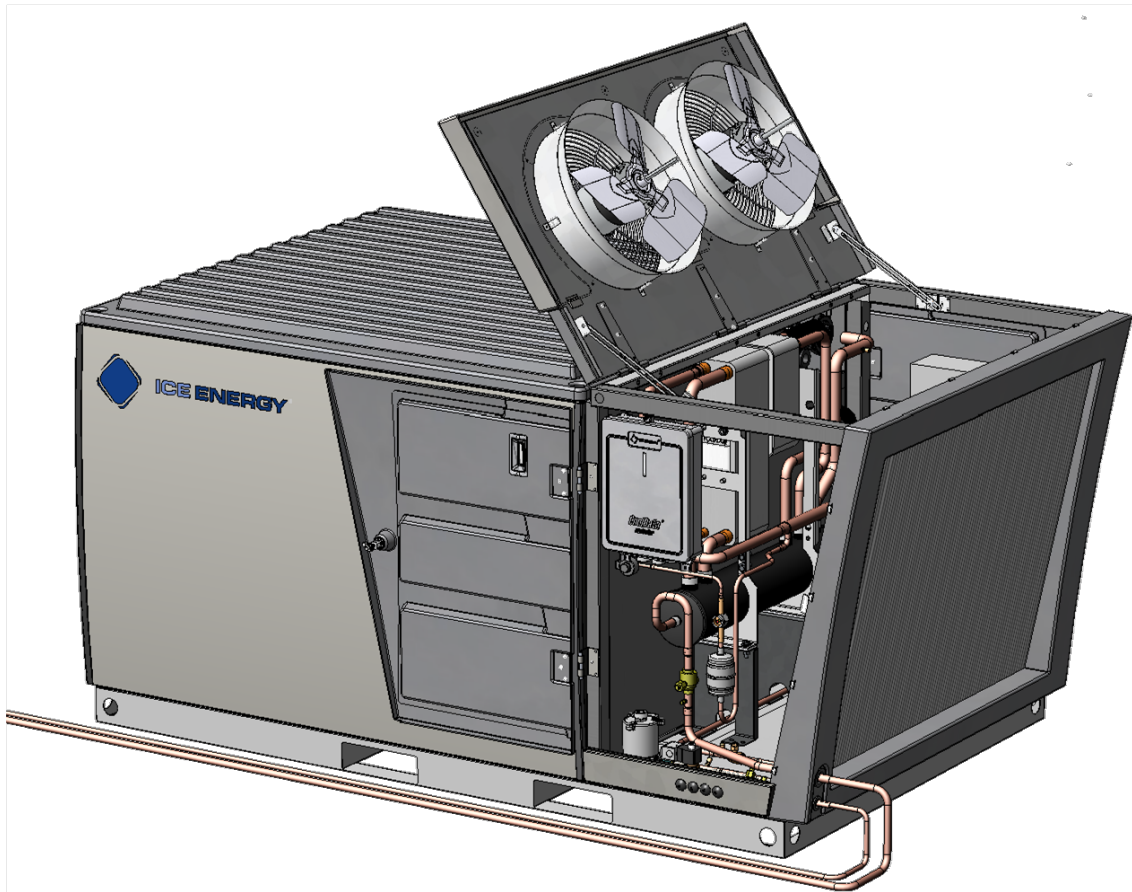


Figure VII-14: An “Ice-bear” system, which makes ice at off-peak times for air-conditioning use at on-peak times. Source: Courtesy of Ice Energy (<http://ice-energy.com/technology/>)

Seasonal thermal storage usually involves some form of underground storage of heat and coldness. A small community, Drake Landing, has been built in Alberta, Canada, which gets almost all its heat in the winter from seasonal storage of heat during the warmer seasons. The heat to be stored is generated in solar hot water systems that use glycol as a working fluid.<sup>224</sup> Figure VII-15 shows a schematic of the system.

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<sup>224</sup> Drake Landing Solar Community 2016

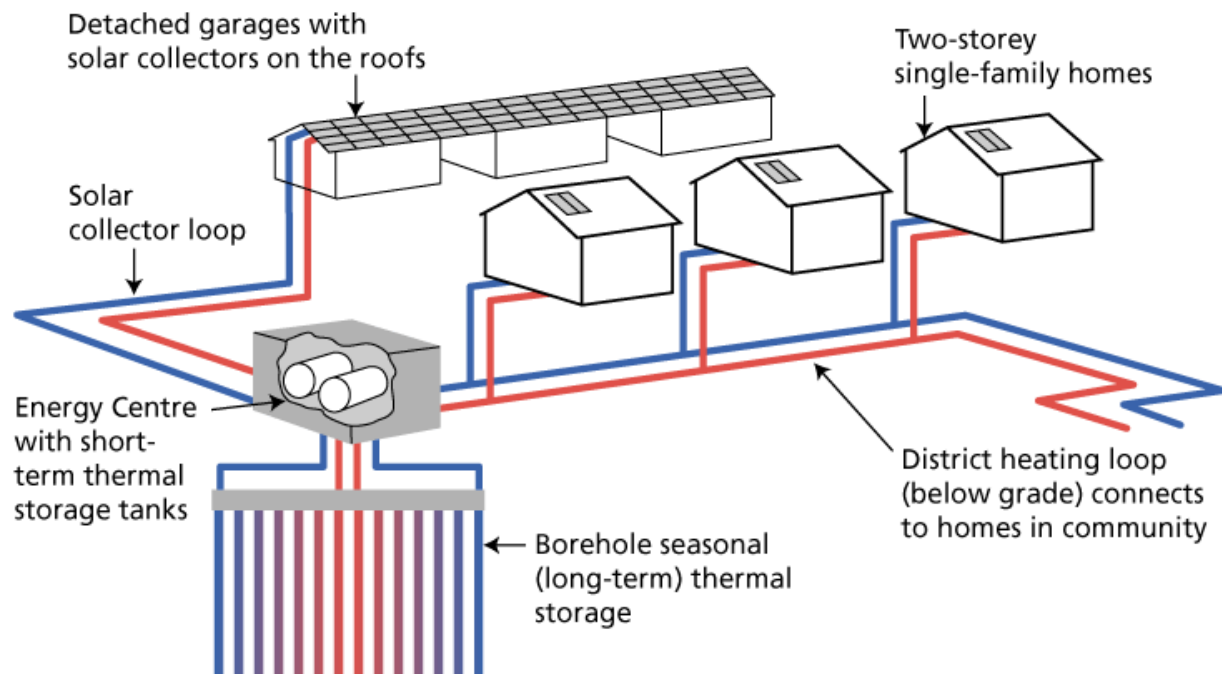


Figure VII-15, Schematic of the Drake Landing Solar Community (Town of Okotoks, Alberta, Canada) seasonal thermal storage system. Source: Drake Landing Solar Community 2011, Figure 2 (p. 9). © Her Majesty the Queen in Right of Canada, as represented by the Minister of Natural Resources, (2011)

Another seasonal storage system uses pipes laid in the ground, as for instance under a parking lot, to store heat or coldness in the ground for later extraction. The stored heat is used to increase the performance of a geothermal heat pump system. This technology is commercially used in Britain. Figure VII-16 shows a schematic of such a system.

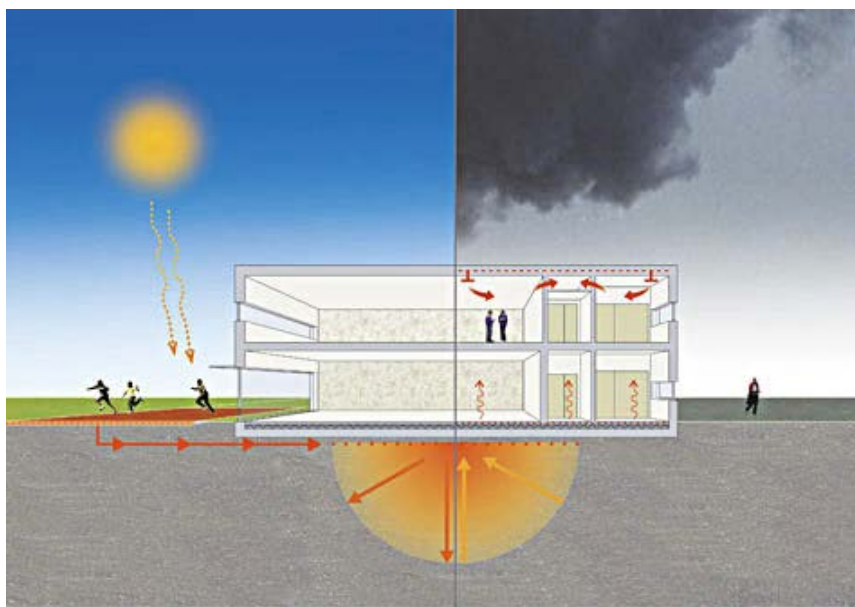


Figure VII-16: Schematic of thermal storage under a parking lot. Source: ICAX Projects 2016. Courtesy of ICAX. Copyright ICAX [www.icax.co.uk](http://www.icax.co.uk)

Figure VII-17 shows a photograph of “thermal bank” pipe being laid under the grounds of a school in Britain.



Figure VII-17: Thermal bank pipe being laid at Howe Dell School (Britain). Source: ICAX ThermalBanks 2016. Courtesy of ICAX. Copyright ICAX [www.icax.co.uk](http://www.icax.co.uk)

Such storage systems are not needed in the near future for efficiency of grid operation, though they could be used to reduce direct fossil fuel use in commercial buildings. They may be an important element in a total or near total phase-out of fossil fuels for space and water heating. They may also be useful in microgrid arrangements, since stored heat would be available in case of grid outages in the winter.

#### 4. Energy sector results, 2050

The essential features of the evolution of the energy sector from 2030 to 2050 are:

- Continuation of increases in efficiency of electricity use and of weatherization of existing structures;
- Electrification of 90 percent of direct fossil fuel use for space heating in buildings, including conversion of buildings using natural gas;
- Complete electrification of the on-road transportation sector;
- Electrification of most of the non-road transportation sector, except boats and aircraft;
- Hydrogen production via electrolysis for use in industry, combined heat and power plants, as well as combined cycle and gas turbine generation; fuel cells could also be used;
- All generation would be wind and solar, except for a small amount of existing hydropower from the Conowingo dam;
- Battery storage;

- Automated demand response capability – meaning that certain appliances like clothes washers, dishwashers, electric car chargers, water heaters, etc., would operate automatically when electricity was cheap (i.e., supply plentiful relative other hours in the day) and defer operation when there was not enough supply to times when there was. Signing up would be voluntary (as it is with air-conditioner cycling programs at present). In normal times (when the overall system is not under supply stress), consumers could opt out for convenience and pay a higher rate; but at times of the highest relational peaks, opt out would not be available since demand response would be essential for system reliability. From the point of view of the grid (and therefore the ensemble of consumers), the entire point of the demand response payment is realized at those times;
- Sufficient distributed generation and storage to enable essential loads to be met without disruption during grid outages;
- Continued use of a small amount of fossil fuels for limited uses in industry and non-road transportation (like aircraft and boats) with possible replacement by renewable energy if technology and costs permit;
- Overall energy sector reduction of GHG emissions more than 90 percent relative to 2006 and a completely emissions-free electricity sector as described in Section 3.i, of this chapter.

### i. The electricity sector

Table VII-4 and Figure VII-18 show the components of electricity demand in the year 2050. Final demand at the point of end use would be about 93.7 million MWh compared to about 63.6 million MWh in 2011 and a projected 83.3 million MWh in the 2050 business-as-usual scenario. These numbers exclude transmission and distribution losses and net losses in storing electricity (applicable only in the Climate Protection Scenario).

Table VII-4: Electricity use in 2050 in the Climate Protection Scenario, MWh

Residential heating and cooling (Note 1)	5,975,749
Commercial heating, cooling, ventilation (Note 2)	13,902,751
Water heating (Note 3)	4,854,003
Lighting (residential and commercial)	8,134,629
Other Residential + Commercial + Industrial (Note 4)	13,713,041
Transportation (road and non-road)	26,438,268
Hydrogen production net demand (gross demand less CHP and fuel cell generation from H <sub>2</sub> ), includes T&D losses for H <sub>2</sub> (Note 5)	15,089,850
<b>Electricity usage</b>	<b>88,108,291</b>
<b>Battery losses</b>	<b>1,090,991</b>
<b>Transmission and Distribution losses</b>	<b>4,479,374</b>
<b>Total gross electricity supply requirements (Note 6)</b>	<b>93,678,655</b>

Source IEER

Note 1: The average coefficient of performance for electric space heating in 2050 would be 4.2 compared to an estimated 1.5 in 2011. The building envelope of existing residential buildings would be improved 30 percent by 2050 on average. 90 percent of direct fossil fuel use for residential space heating would be converted to efficient electric systems.

Note 2: Efficiency of commercial electric space heating would be the same as that for the residential sector. The building envelope of existing commercial buildings would be improved 20 percent by 2050 on average. We have assumed that some of the space heating and cooling would be met by using rejected heat from combined heat and power systems; 70 percent of rest of direct fossil fuel use for space heating would be converted to efficient electric systems.

Note 3: All water heating is converted to electric heat pump systems; this includes conversion of present-day resistance electric systems to heat pump systems as well as conversion of natural gas, oil-fueled, and propane-fueled water heating to heat pump water heaters. Heat pump water heaters draw heat from the ambient air to boost the efficiency of electric water heating (similar to a space heating heat pump which draws heat from the outside air or from the earth). Because of this operating characteristic, the use of heat pump water heaters reduces space cooling requirements when the equipment is located indoors. By the same token it increases heating requirements in the winter. We have taken approximate account of both these effects and reduced the average coefficient of performance of heat pump water heaters from the name plate rating of 3.4<sup>225</sup> by about 10 percent on an annual basis. In some cases, it may be complex to install heat pump water heaters because the local cooling effect may affect home comfort, notably, in the winter. In the commercial sector, water demand peaks in hotel buildings tend to be sharp. Supplementary heat sources may be needed for satisfactory performance.

Geothermal heat pumps that include a water heating component would not be affected by these considerations.

Note 4: We assume a continuation of the EmPOWER efficiency program in Maryland with 1.5 percent per capita efficiency improvements to 2015 (already achieved) and 2 percent per year after that for all residual loads – that is, loads for which efficiency is not explicitly considered (including space heating, air-conditioning, water heating, large appliances, and lighting). In the category of residual loads, we assume that all natural gas and propane cooking will be converted to electric induction cooling, which is far more efficient when powered by solar and wind energy. Conversions are assumed to occur in the 2030 to 2050 period. Induction cooking has the characteristic of transferring heat very rapidly to the cooking vessels and shutting off the heat instantly as well. In these respects, it is similar to natural gas (or propane) cooking. Induction cooking in the commercial sector can reduce space heating and cooling requirements considerably by reducing the need for ventilation due to heat of cooking areas. We have not attempted to evaluate this benefit.

Note 5: We assume that hydrogen is produced locally for use in electricity generation or for direct use in industry to displace oil and natural gas. Some direct use of fossil fuels in industry is assumed to continue (see Section 4.ii, below in this chapter). Note that today hydrogen is generally produced using natural gas as a feedstock. In the Climate Protection Scenario, the hydrogen is assumed to be produced by electrolysis of water using electricity from the grid, which by 2050 would be emissions-free. We call this “renewable hydrogen” for short.

Note 6: Total does not include curtailed electricity generation.

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<sup>225</sup> This is the best available commercial technology at the time of preparation of this report. (Energy Star GE Water Heater 2016)

## Electricity use in 2050 Climate Protection Scenario (93.7 million MWh total)

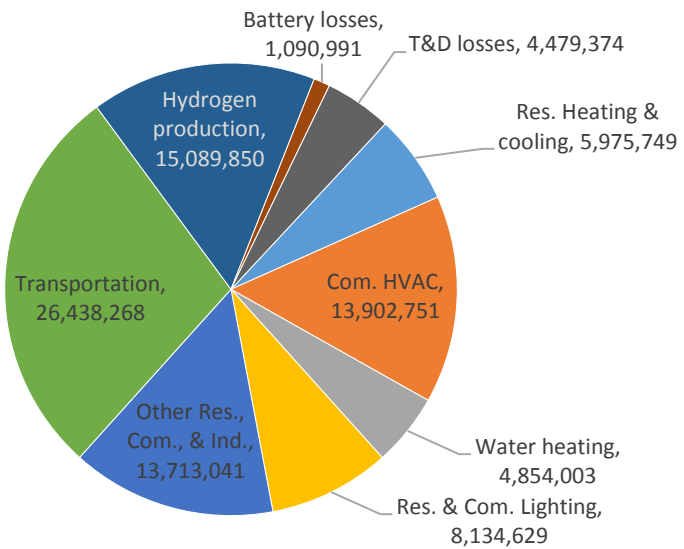


Figure VII-18: Electricity use in 2050 in the Climate Protection Scenario, MWh. (Chart based on Table VII-4 above)

The main reasons for the much higher electricity use in the Climate Protection Scenario, despite greater investments in efficiency, are:

- Conversion of fossil fuel space and water heating to electricity;
- Conversion of all road and a large part of non-road transportation to electricity;
- Net electricity use for producing hydrogen that is then used to produce electricity in fuel cells, combined cycle plants, or to reheat air in compressed air energy storage.

Note that the largest sources of demand are represented by electric transportation and hydrogen production, in contrast to their very small role in the present-day electricity system. The total for the residential, commercial, and industrial sectors is a little under 47 million megawatt-hours, considerably lower than in 2011, despite population growth, economic growth, and the conversion of fossil fuel space heating, water heating, and cooking to electricity. This is because of continued vigorous implementation of and investments in energy efficiency in the areas of existing electricity use (see Note 4 in Table VII-4 above). For instance, the average efficiency of electric heating today is more than doubled because of implementation of the most efficient currently available heat pump technology. Costs of efficiency improvements have been taken into account (see Chapter IX below). On the other hand, we have used existing or near-term parameters for electrolytic hydrogen production, which results in rather large losses. Development of hydrogen technology beyond that modeled here is likely and could decrease the electricity needs even further.

Table VII-5 shows electricity supply in the Climate Protection Scenario. The first four items are the components of primary generation – that is, they use primary energy sources to create electricity. There are four of them: solar, onshore wind (obtained in the Eastern Interconnection), offshore wind, and

hydropower. Solar electricity is assumed to be supplied by photovoltaic panels at various scales – residential (5 percent), commercial (15 percent), and utility-scale (80 percent). Utility-scale facilities could be in urban or rural areas. These fractions could be varied substantially as relative costs change and the requirements of microgrids, resiliency, and consumer choice become clearer.

We have separated onshore and offshore wind because they have very different costs; therefore the specific breakdown into the two types is important for the economic assessment (Chapter IX below). The last item consists only of a single existing generating station at Conowingo dam. We assumed that the power station at this dam would continue in operation until 2050. Its overall contribution to generation is less than 2 percent but it can provide a responsive and flexible generation source. Further, as the use of water for thermal generation in the Susquehanna River basin is reduced the flexibility in the operation of the hydropower station may increase.

Table VII-5: Electricity supply in the year 2050, Climate Protection Scenario (CPS), Capacity (MW) and Generation (MWh), with 2011 and business-as-usual (BAU) 2050 totals for reference

	CPS 2050 Capacity, MW	CPS 2050 Generation, MWh	2011 Generation requirements, MWh	BAU 2050 Generation requirements, MWh (Note 6)
Solar PV (Note 1)	36,000	55,064,426		
Onshore wind (Eastern Interconnection) (Note 2)	7,000	27,634,397		
Offshore wind (Note 3)	6,000	23,004,194		
Hydropower (Note 4)	572	1,722,489		
<b>Total primary generation (rounded)</b>	<b>49,572</b>	<b>107,400,000</b>	<i>68,800,000</i>	<i>90,100,000</i>
<i>CHP and peaking generation with H<sub>2</sub> (Note 5)</i>		<i>4,155,474</i>		
<i>Generation from stationary batteries (secondary)</i>		<i>7,069,246</i>		
<b>Total secondary generation</b>		<b>7,069,246</b>		

Source: IEER, for 2050

Note 1: 20 percent of solar PV capacity is assumed to be distributed (5 percent in the residential sector and 15 percent in the commercial and industrial sectors). The rest, 80 percent, would be utility-scale (~10 MW or more). Some of the utility-scale solar could be in urban areas. In principle, the vast majority of solar energy requirements could be fulfilled by facilities in urban areas, if most of the technical potential can be utilized (see Table VI-1 for technical potential). Utility-scale solar is assumed to be single-axis tracking; the rest is assumed to be in fixed-tilt configurations. We assume that all solar generation will be within the State of Maryland for purposes of hourly modeling. We used population-weighted average insolation data from five Maryland stations: Andrews Air Force Base, BWI Airport, Hagerstown Regional Airport, Patuxent River Naval Air Station, and Salisbury-Wicomico Regional Airport.

Note 2: Land-based wind could be from within the PJM or Midcontinent Independent System Operator (MISO) grid region. For convenience, we have used a mix of Western Maryland and South Dakota data to estimate capacity factor. In practice, onshore wind supply will be a more general mix available on the PJM grid and the MISO grid; the specific mix will depend on transmission availability.

Note 3: We used wind data for offshore Maryland only. In practice, offshore wind supply is likely to be more diverse, coming from a mix of offshore Atlantic coast locations.

Note 4: 572 megawatts is the installed capacity at the Conowingo dam.<sup>226</sup>

Note 5: The hydrogen is produced from solar, wind, and hydropower sources. This hydrogen fuels both the CHP systems and the peaking generation.

Note 6: BAU electricity generation is less than the Climate Protection Scenario, despite greater efficiency in the latter because almost all transportation and space and water heating are electrified in the latter and not in the former.

We recognize that renewable capacity required is large. We discuss land area requirements in detail in Chapter XI. We note here that the total land area requirement for wind and solar in terms of footprint of the actual facilities (including the land between solar panel rows) would be under 100,000 acres. The land used to grow corn to produce ethanol for vehicles occupies a much larger area. The national total for the corn ethanol mandate in 2016 is about 30 million acres; Maryland's share on a per person basis, is well over 500,000 acres (see Attachment B for details). This provides some perspective on the land area needed for renewables – it is much smaller than that currently used. In addition, Marylanders also use significant amounts of land for supplying coal to existing generating plants. See Chapter XI, Section 4, for more details on land use issues.

(The following three charts are based on Table VII-5 above)

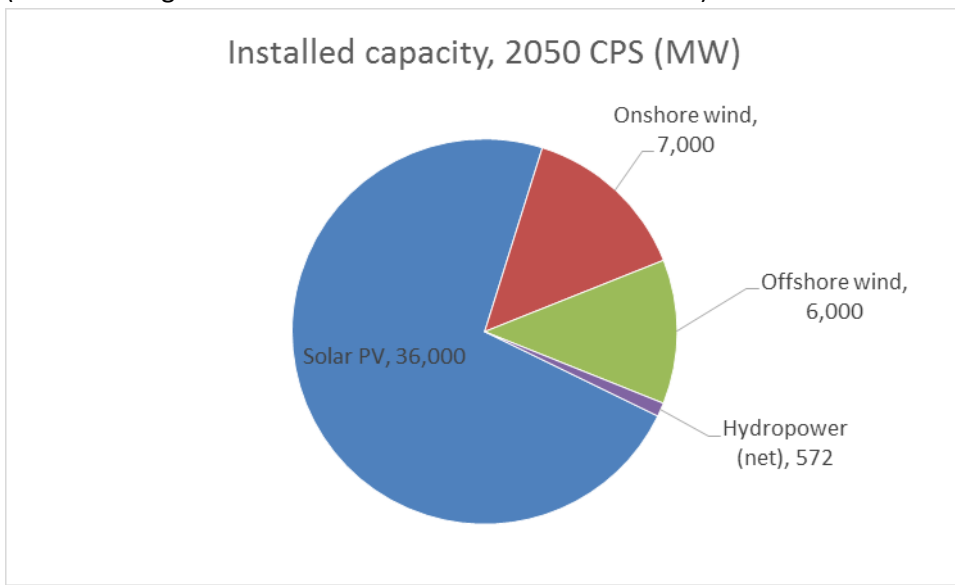


Figure VII-19: Installed electricity capacity in the year 2050, Climate Protection Scenario (CPS), MW

<sup>226</sup> Exelon Conowingo 2016

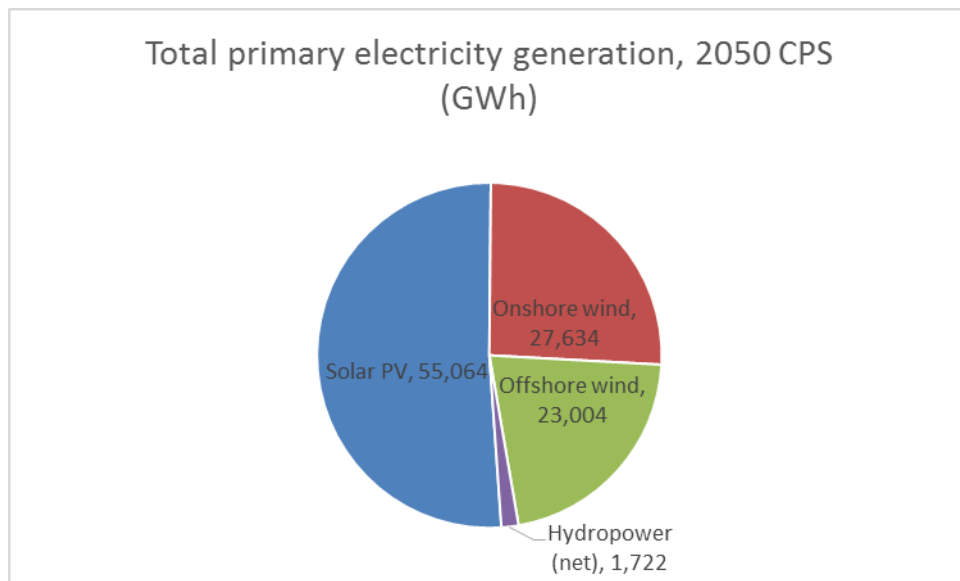


Figure VII-20: Total primary electricity generation, by source, in the year 2050, Climate Protection Scenario (CPS), GWh

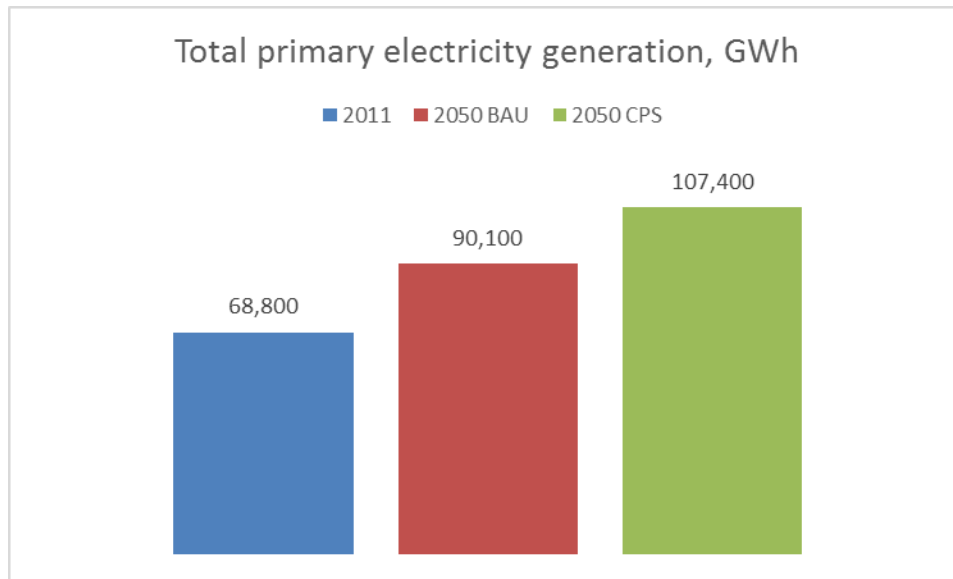


Figure VII-21: Total primary electricity generation in the year 2050, Climate Protection Scenario (CPS), GWh, with 2011 and business-as-usual (BAU) 2050 totals for reference

We use a mix of solar and wind in approximately equal amounts because they complement each other seasonally: wind is more plentiful in the winter and solar in the summer. This allows simpler balancing of demand with a smaller amount of short-term storage (stored energy that is designed to be used on the same day or within a few days). The cost of utility-scale solar and onshore wind per MWh is broadly comparable; this could provide substantial flexibility in the choice of the mix, especially if battery

storage (and possibly thermal storage) becomes very inexpensive. Storage technology is developing rapidly with corresponding reduction in costs.

Large-scale manufacturing of batteries for vehicles and for grid electricity storage is only just beginning in the middle of the current decade of the 2010s. The Tesla “gigafactory” is expected to begin production in 2017 and reach full production by 2020. It will produce enough batteries annually to power half-a-million cars.<sup>227</sup> Figure VII-22 shows a typical scale-up curve for technologies that are in the initial stages of commercialization, which is the case of lithium-ion batteries (or more correctly battery packs) designed for storing large amounts of power.

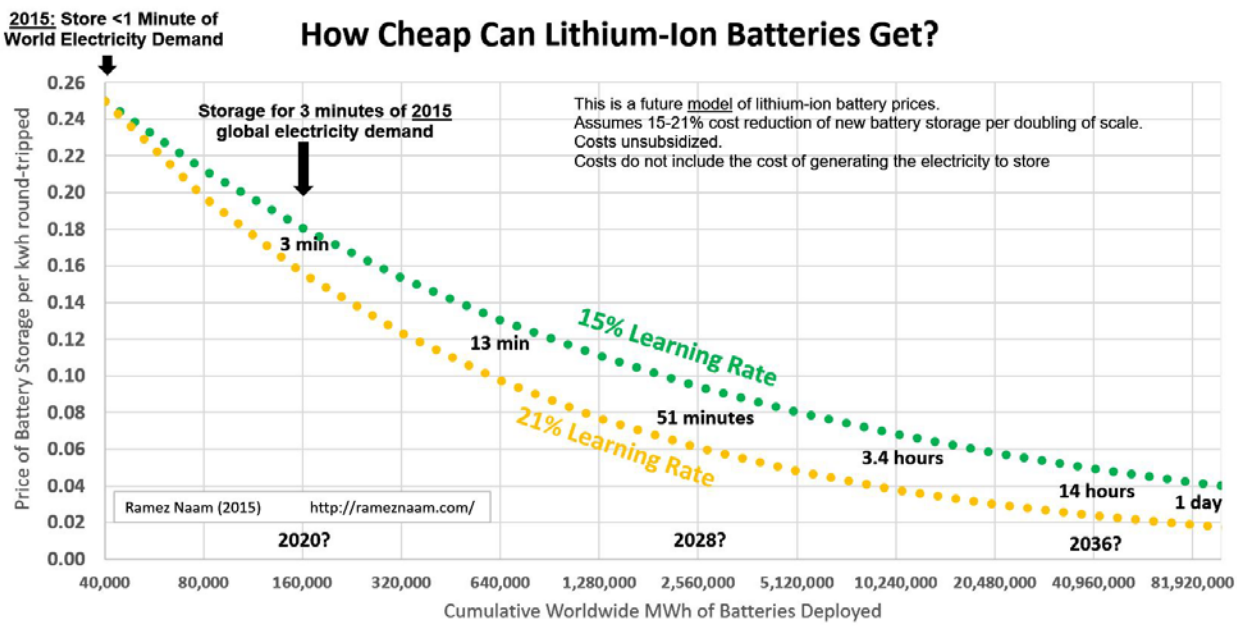


Figure VII-22: Price estimation of lithium-ion batteries as a function of cumulative global installed capacity. Source: Ramez Naam (Naam Storage 2015, at <http://rameznaam.com/2015/10/14/how-cheap-can-energy-storage-get>)

The estimate of battery costs in the future is based on past cost reductions in a variety of new technologies and production methods when they were scaled up, ranging from the Model-T Ford car a century ago to solar panels in this century.<sup>228</sup>

We have only assumed costs of batteries will decline as indicated to about the mid-2020s indicated in Figure VII-22. But as the experience with solar panels has shown, and as indicated in the above figure, the costs could come down by several-fold after that, due to economies of scale in manufacturing and technology development.

There is a variety of battery chemistries that can be used for grid electricity storage. Lithium-ion batteries have been at the center of the discussion since the same basic technology can be used for vehicles and for grid storage. However, grid storage can use a wider array of technologies because,

<sup>227</sup> Tesla 2014

<sup>228</sup> Naam Solar 2015

unlike batteries for use in vehicles, there are no space and weight considerations. For instance, sodium-sulfur batteries, which are both too heavy and too unsafe (in case of crashes) for vehicles, can be used for grid-electricity storage. Flow batteries, which are very bulky and store the electrolyte in tanks external to the batteries, are also being developed rapidly.<sup>229</sup> The intensive development is spurred by the rapid global increase in electricity generation from variable sources, notably wind and solar and the expectation of even more rapid growth in the coming years and decades. This has spurred demand for storage and the expectation that the market will be orders of magnitude larger than at present.

The point here is not to present a dissertation on future battery technologies, but simply to note that if electricity storage costs in stationary devices fall to the 2 to 4 cents per kilowatt-hour range and if the batteries can hold their charge with low losses over weeks or months, the roughly equal partition between wind and solar that we have assumed in the Climate Protection Scenario may lose some of its technical merit. Seasonal balance in electricity generation is needed with present commercial technologies to reduce the need for storage at high penetrations of variable energy sources. But if storage is cheap, solar would likely be favored over wind. It may also render moot the need for compressed air energy storage.<sup>230</sup>

Turbine towers are hundreds of feet tall, as are blade sizes. Both are getting bigger, since that provides more economical generation at higher capacity factors and makes more areas economically suitable for wind. It is important to note that there is opposition to siting of onshore wind in certain areas, notably on the ridgetops of mountains, which are both scenic and among the most viable areas for onshore wind. For instance, there is strong opposition even in the economically depressed coal-mining region in Virginia's Appalachian Mountain region, where it is viewed as "insulting" and as one more thing the outside world wants to take, after it is through with coal.<sup>231</sup>

Despite several wind projects being suspended, many more wind projects are being developed in the PJM region and are in the PJM queue for interconnection – with status ranging from active consideration to under construction. They total about 7,000 megawatts with estimated in-service dates ranging from 2016 to 2018.<sup>232</sup>

Wind resources in the Midwest are even more attractive economically than those in the mid-Atlantic region. As noted in Chapter VI, capacity factors in the best regions are 60 percent or more, compared with an average of about 44 percent in the mix used in this report. Transmission lines are an issue, not from a technical or economic point of view, but because opposition to transmission line siting is common. However, it is noted that such opposition tends to be stronger when there is the perception or reality that the resource is being exploited for export rather than for use both in the region and

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<sup>229</sup> See, for instance, Casey 2015-06.

<sup>230</sup> Dramatic new concepts are also possible and indeed are likely. Solar, wind, storage, and related technologies, while already commercial, are developing rapidly. For instance, an emerging technology has integrated solar panels, inverters and battery all in one smart panel, called SolPad that also allows residential appliance and HVAC energy management. The panels are easy to assemble. (Pyper 2016 and SolPad 2016)

<sup>231</sup> Portnoy 2015. The principal author of this report has heard similar sentiments regarding wind power development in Western Maryland, also part of the Appalachian region. The Virginia project is still under consideration. See Dominion 2016.

<sup>232</sup> Complied by IEER from the interconnection queue for wind projects at PJM Queues 2016.

outside of it.<sup>233</sup> Thus sharing of renewable energy resources along the transmission corridors may allow development of the most economical wind resources.

In this context, we should note that existing transmission lines can be used to carry much more power by using new conductor technology.<sup>234</sup>

Finally we should note that we have assumed distributed hydrogen production. This is more expensive per unit of hydrogen produced but it has the advantage that extensive pipeline infrastructure is not needed, which also makes it less complex to estimate the cost of using hydrogen. It may be possible in the future to modify some or much of the existing natural gas pipeline infrastructure for hydrogen transportation but this is a complex enterprise that still requires a great deal of work.<sup>235</sup> If it is feasible, it would have the advantage of providing more flexibility in the transition to a renewable energy economy.

The amount of hydrogen used in the Climate Protection Scenario is significant – almost 400,000 metric tons, some of it being for direct use in industry and the rest for use as a fuel in the electricity sector. This imposes significant added costs on the overall system compared to more extensive demand response, seasonal energy storage, including seasonal vehicle-to-grid (“V2G”) use of batteries in lawnmowers, leaf blowers, school buses, etc. We have opted to assume that hydrogen will be used for ease of cost estimation. It is very difficult in the absence of real-world experience with high penetration of electric transportation and rate structures suited to the grid-of-the-future to estimate the extent of demand response and its availability for multi-day periods. In practice, it is likely that the amount of hydrogen would be substantially lower or that more of it would be coupled with heating systems than represented in the combined heat and power systems in our model.

## ii. Direct use of fossil fuels

A considerable amount of direct fossil fuel use would remain in the Climate Protection Scenario under the assumptions we have made. Table VII-6 and Figure VII-23 show the direct use of fossil fuels by fuel.

Table VII-6: Direct use of fossil fuels in Maryland in trillion Btu per year, for 2011 and for the business-as-usual scenario and the Climate Protection Scenario in 2050

	2011	2050 BAU	2050 CPS
Coal (Note 1)	22	15	15
Natural Gas	181	221	55
Fuel Oil	41	54	2
Propane	10	13	1
Petroleum	452	404	69
Renewable Hydrogen (Note 2)			11
Biofuels (Note 3)	3	4	4
<b>Total</b>	<b>710</b>	<b>711</b>	<b>157</b>

Source: IEER, values are rounded to the nearest trillion Btu

<sup>233</sup> Cardwell 2016

<sup>234</sup> One approach uses carbon fibers instead of steel to provide mechanical strength to the aluminum conductors. This is claimed to almost double the transmission capacity. (Composites World 2014)

<sup>235</sup> DOE QTR 2015, Chapter 7E, pp. 9-10

Note 1: The reduction between 2011 and 2050 mainly represents the shutdown of the steel-making facility at Sparrows Point in 2012 (Wood 2015).

Note 2: Renewable hydrogen is produced almost completely from primary electricity supply of wind and solar.

Note 3: Biofuels are escalated at household growth rate with no adjustment in the Climate Protection Scenario.

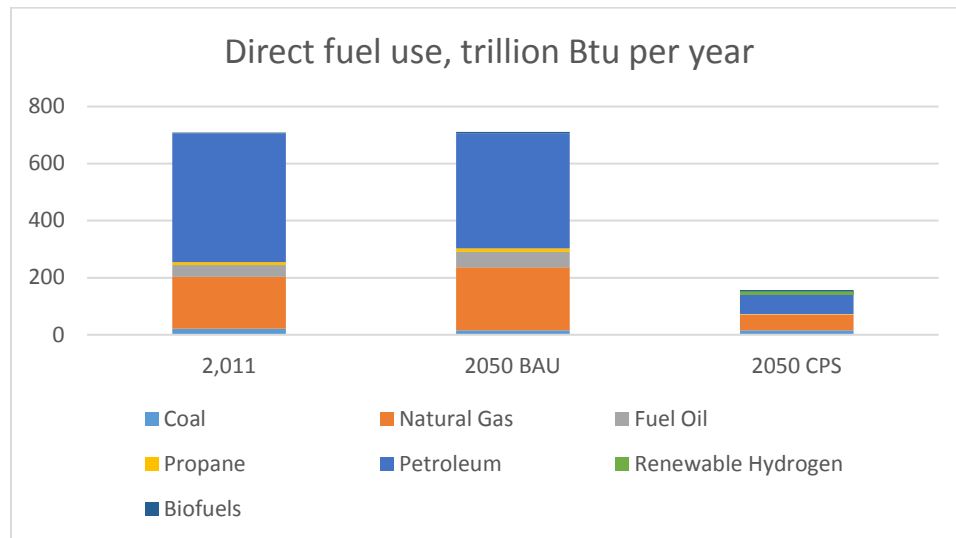


Figure VII-23: Direct fuel use in 2011, and in the 2050 business-as-usual scenario and the Climate Protection Scenario, trillion Btu per year. (Chart based on Table VII-6 above)

The direct use of fossil fuels in 2050 incorporates the following assumptions:

- With some exceptions, noted below, fossil fuel use is expected to grow at the rate of household growth (as in the case of electricity), except for aircraft use, in the business-as-usual case.
- Petroleum continues to be the main fuel in the transportation sector; energy use in transportation is assumed to decline despite a steady increase in vehicle-miles driven because we have assumed that the efficiency targets in federal CAFE standards will be achieved.
- In the Climate Protection Scenario, industrial efficiency is assumed to increase at 1 percent per year relative to business-as-usual – half the rate of efficiency improvements in the electricity sector.
- Coal use in the industrial sector in Maryland has been declining due to a variety of factors, including the shutdown of the blast furnace at Sparrows Point in 2012.<sup>236</sup> The remaining major users of coal (apart from electricity generation) are two cement plants and one paper mill.<sup>237</sup> We have used a constant coal consumption in the industrial sector at the 2013 level in both the business-as-usual and Climate Protection Scenarios. It is possible (or even likely) that some of this may convert to natural gas; we have not taken this into account.
- Natural gas use in Maryland's industrial sector has also been declining. We used the 2013 value and escalated it at the rate of household growth to 2050. We assume a 1 percent per year rate of efficiency improvement for the Climate Protection Scenario.

<sup>236</sup> Wood 2015

<sup>237</sup> Maryland GHG Inventory 2012

- We assume that electricity will displace gasoline for industrial sector vehicles in the Climate Protection Scenario.
- Finally, we assume that renewable hydrogen would displace half of the remaining natural gas, fuel oil, and liquid petroleum gas in the Climate Protection Scenario. A detailed feasibility study would be needed to determine the fraction that can be displaced with available technology; another assessment would be needed to determine whether emerging technologies could displace greater fractions of direct fossil fuel use in industry, including in cement plants, paper mills, food processing, etc. Such studies are beyond the scope of this report. However, we note here that emissions both above and below the estimate made for the Climate Protection Scenario are possible; the end result is not very sensitive to the exact remaining fraction, so long as modest efficiency improvements are made and some natural gas use is displaced by renewable hydrogen. Further, it is possible that renewable biogas could be used in place of renewable hydrogen. We have assumed hydrogen use since it is difficult to evaluate the caveats associated with biogas. Specifically, a case-by-case analysis will be needed to establish that a particular source of biogas is renewable and that it could be practically supplied to the facilities in question.

Direct use of fossil fuels or emissions from such use can be reduced in various ways to approach a completely emissions-free energy sector. (See Section 7 of this chapter below).

### **iii. Overall energy supply and demand in 2050**

Table VII-7 shows energy delivered to the point of use, as well as energy system losses for the year 2011 (the reference year for energy calculations in this report), electricity system losses, and primary energy use. Losses at the point of use and losses upstream in fuel production are not included. But losses in conversion of solar energy to AC and other associated solar energy losses are included. Thermal losses are included. They are high in 2011 and in the business-as-usual scenario in 2050, but minimal in the Climate Protection Scenario. This is because thermal generation has been almost completely eliminated in the Climate Protection Scenario. Curtailed electricity is not shown since it is likely to be used at low or zero cost outside Maryland or be reduced through better demand response and seasonal storage.

Table VII-7: Delivered and primary energy in Maryland in 2011, 2050 Business-as-Usual Scenario, and 2050 Climate Protection Scenario, MWh and trillion Btu (as indicated)

	2011	2050 BAU	2050 CPS
Res., Comm., Ind. electricity, MWh	63,596,409	83,268,480	46,580,173
Transportation electricity, MWh	small	small	26,361,053
Electricity for industrial H <sub>2</sub> , MWh	0	0	4,016,692
Total electricity use, MWh	63,596,409	83,268,480	76,957,918
<b>Total electricity end use, trillion Btu</b>	<b>217</b>	<b>284</b>	<b>263</b>
Res., Comm., Ind. direct fuel use, trillion Btu	274	332	97
Transportation direct fuel use, trillion Btu	435	379	48
<b>Total direct fuel end use, trillion Btu</b>	<b>710</b>	<b>711</b>	<b>146</b>
<b>Total end use energy, trillion Btu</b>	<b>927</b>	<b>995</b>	<b>408</b>
T&D losses + battery losses, trillion Btu	14	18	19
Losses in hydrogen production for electricity generation (CHP and peaking)			38
Other electricity losses (thermal for 2011 and BAU)	478	557	47
<b>Total primary energy input, trillion Btu, AC + fuels</b>	<b>1,418</b>	<b>1,570</b>	<b>512</b>
Solar losses (including DC to AC)	small	small	38
<b>Total primary energy, trillion Btu</b>	<b>1,418</b>	<b>1,570</b>	<b>551</b>

Source: IEER

Note: Columns may not add exactly due to rounding. Curtailed generation is not shown.

(The following 2 charts are based on Table VII-7 above – note that we did not break out the electricity use again since we did that above in Table VII-4)

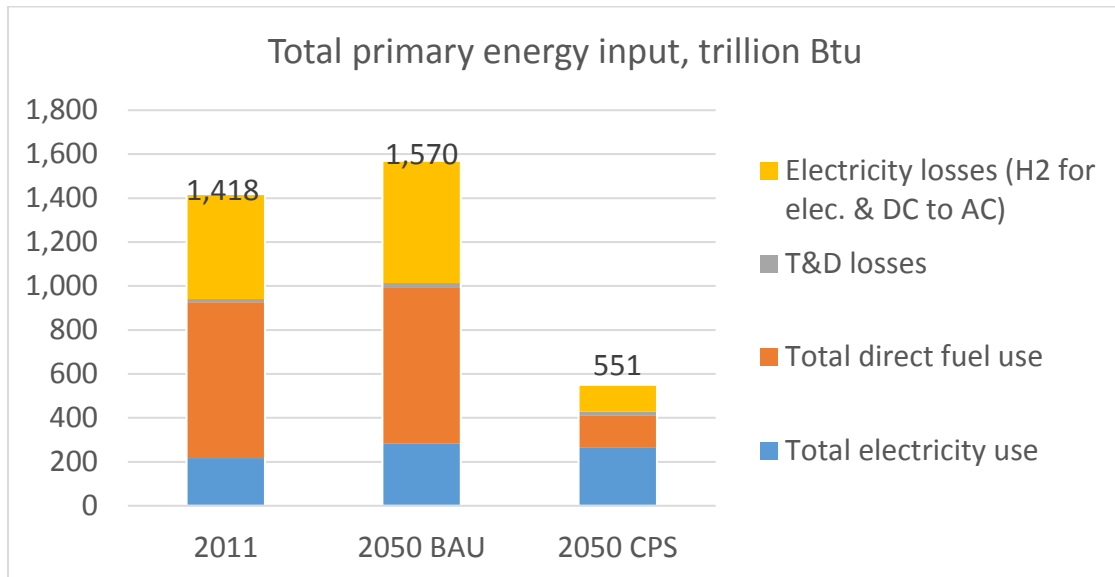


Figure VII-24: Primary energy use in 2011, and in the 2050 business-as-usual scenario and the Climate Protection Scenario, trillion Btu

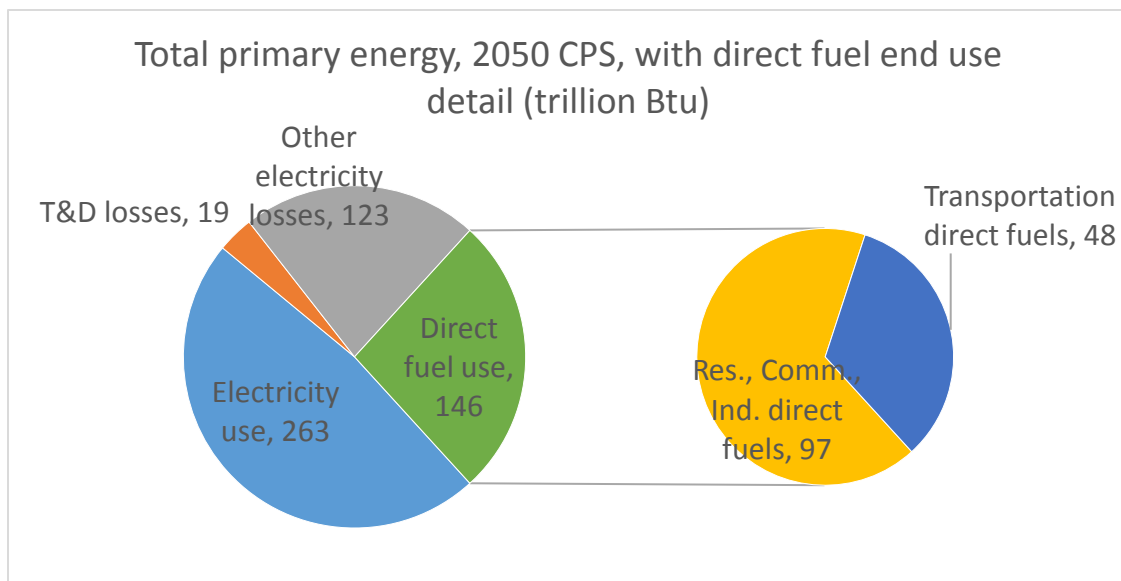


Figure VII-25: Primary energy use in the Climate Protection Scenario, showing the detail of direct fuel use, trillion Btu

We have arrived at a truly remarkable result. Both the business-as-usual scenario and the Climate Protection Scenario assume the same economic growth. We assume an economic growth rate of 2 percent per year for both scenarios; no lifestyle changes are assumed.<sup>238</sup> Primary energy use barely grows compared to 2011 in the business-as-usual scenario despite an approximate doubling of economic output between 2011 and 2050. This is mainly because the growth in energy use in the residential, commercial, and industrial sectors is largely offset by the reduction in the transportation sector, where motor vehicles are projected to become considerably more efficient as a result of federal fuel economy standards.

But the doubling of economic output is achieved in the Climate Protection Scenario even though end-use energy is only about 40 percent the business-as-usual level and about 44 percent of the 2011 level. The primary energy use in the Climate Protection Scenario is only about 35 percent of the BAU case and about 40 percent of the level in 2011. This large reduction in energy use is due to the following factors:

- Elimination of almost all thermal losses from electricity generation. There are losses in the Climate Protection Scenario that are not in the BAU scenario, notably losses due to hydrogen production and use in the electricity sector, but these are small compared to thermal losses.
- Conversion of road transportation and most non-road transportation to electricity. Note that the direct use of fossil fuels is almost 8 times greater in the BAU scenario compared to the Climate Protection Scenario. Much of the increase in electricity use in the latter scenario is due to the electrification of transportation, which increases efficiency at the point of use several

<sup>238</sup> Changing culture in favor of energy conservation, such as temperature settings of thermostats and remembering to turn off lights, would further reduce primary energy requirements in the Climate Protection Scenario.

fold. When the electricity is generated with almost no thermal losses, there is a further large efficiency gain when primary energy use is calculated.

- Conversion of fossil fuel space heating, water heating, and cooking to electricity powered by renewable sources without significant thermal losses.

Table VII-8 shows the losses in the Climate Protection Scenario electricity sector.

Table VII-8: Components of losses in electricity generation in the Climate Protection Scenario in 2050, MWh (thermal (MWh-th) or electrical (MWh-e) as noted)

	MWh
Solar conversion losses (MWh-e) (Note 1)	11,280,000
Net electricity used for CHP and peaking hydrogen fuel (Note 2)	11,115,144
CHP generation (MWh-th)	1,980,000
Fuel cell generation losses (MWh-th)	1,280,000
Losses in battery cycle (MWh-e)	1,090,000
Total losses during electricity generation, MWh (thermal and electrical total)	26,773,908

Source: IEER

Note 1: includes DC to AC conversion losses

Note 2: Hydrogen would be produced from solar and wind electricity. Some of this hydrogen is used as a fuel in combined heat and power plants and in peaking electricity generation. The amount of electricity shown in this row is the total electricity consumption for producing hydrogen for re-use in the electricity sector less the amount of electricity so generated. In effect, hydrogen is being used in this application as a form of very flexible energy storage.

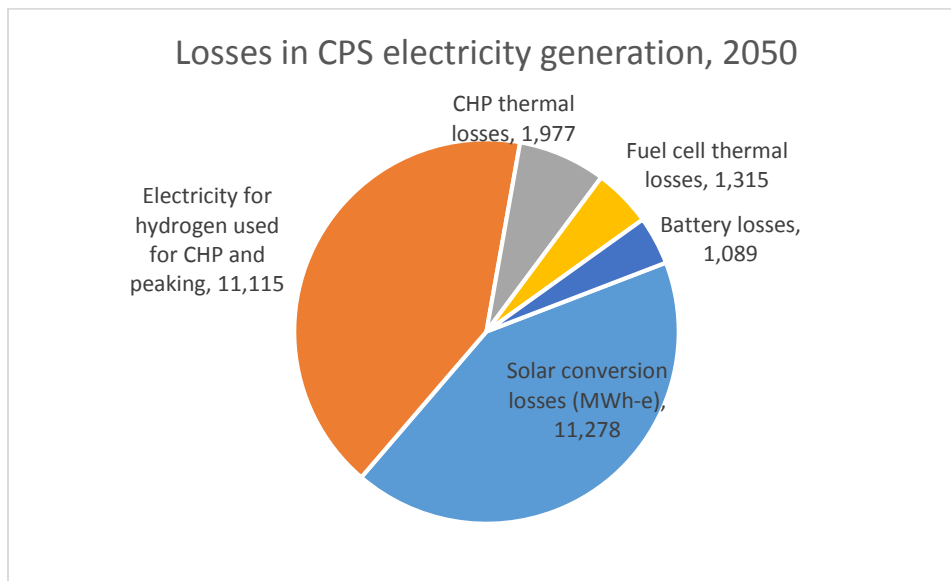


Figure VII-26: Losses in the electricity sector, Climate Protection Scenario, 2050. Curtailed generation not shown. Note numbers are in GWh. (Chart based on Table VII-8 above)

The thermal losses in the Climate Protection Scenario are only about 3.2 million MWh-th. The comparable figure for 2011 was 144 million MWh-th.

#### **iv. A reliable grid with variable resources**

A more detailed comment on one of the most remarkable results of the electricity sector in the Climate Protection Scenario is in order. The primary supply comes almost entirely from solar and wind energy. The existing Conowingo dam supplies 572 megawatts of flexible and responsive hydropower; yet the capacity is so small relative to the variable primary supply – 36,000 megawatts of solar and 13,000 megawatts of offshore and onshore wind – that it could be removed without significant change to the final result.

The dispatchable electricity generation resources are an existing hydropower plant (572 MW), 2,000 megawatts of combined heat and power, and peaking fuel cells (or gas turbines). The CHP and fuel cells are fueled by renewable hydrogen. The hydrogen is produced when surplus (hence, very low-cost) electricity is available. The downside of that approach is that the utilization factor of the electrolysis plant is low (just 33 percent). The resultant higher capital cost and higher fixed operations and maintenance cost per kilogram of hydrogen has been factored into the analysis.

Seasonally balanced wind and solar energy, complemented by hydrogen-fueled CHP, make it possible to meet about 87 percent of the total annual load without the mediation of storage or demand response. When flexibly operated hydropower is added, that rises to 89 percent. It is the reliable fulfillment of the last 11 percent of electricity use<sup>239</sup> and high loads for short periods of time when neither wind nor solar are available in adequate amounts that necessitates a storage, demand response, and peaking supply infrastructure. That 11 percent of total electricity usage is distributed over about one-third of the hours of the year. The fraction of hours when load is not met directly by generation would likely be significantly lower in practice since it is likely that rate structures will incentivize charging of electric vehicles at times when surplus energy is available. Other aspects of demand response, including HVAC system settings, water heating, dishwashing, clothes washing, and the defrost coils in refrigerators and freezers, would also contribute to a system where there is a need for storage or peaking generation for a much smaller fraction of the year.

The optimization of the system will depend greatly on the rate structures and how the various kinds of demand response resources are incentivized. We have not made an attempt to optimize the system, even though all three elements -- demand response, battery storage, and peaking generation using fuel cells or gas turbines -- are included in the Climate Protection Scenario. We expect, therefore, that the cost of a smart system with communications integrated into it will be lower than that estimated here.

Because of developments in the rapidly evolving world of electricity, there is increasing recognition that baseload plants, especially inflexible ones with slow ramp rates, are not needed and, at high levels of renewable penetration, result in higher costs than renewables and efficiency plus storage. This was implicitly recognized in the PG&E agreement with labor and environmental groups to phase out California's last two nuclear power reactors by 2025 (see Section 2.vii, above in this chapter). Ed

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<sup>239</sup> Including transmission and distribution losses.

Smeloff, the former CEO of the Sacramento Municipal Utility District, explicitly noted as much after the PG&E decision:

Starting in the 1980s, solar and wind power plants, driven forward by national energy policies like the Public Utilities Regulatory Policy Act (PURPA) and state-enacted renewable portfolio standards, began to be connected to the electric grid. Early on, many utilities warned that these variable output technologies would make the grid unstable and couldn't be counted on to provide reliable power around the clock.

The PG&E agreement to close Diablo Canyon shows that those fears have been outpaced by innovation. *It is now possible to envision an energy future where the grid will be balanced moment to moment by a combination of energy storage, responsive load and fast-ramping technologies like fuel cells.* In fact, an entire section of the agreement PG&E reached with environmental groups like Friends of the Earth, Environment California and the Natural Resources Defense Council addresses the issue of grid stability and reliability through resource integration and energy storage.

This key section of the agreement acknowledges that the removal of a large baseload unit during periods of peak solar production will reduce the need for the periodic curtailment of renewable resources. It also calls on regulators to give serious consideration to PG&E's development of large-scale energy storage projects, including pumped hydro storage like the Helms Pumped Storage Plant located 50 miles east of Fresno.<sup>240</sup>

## 5. Energy sector emissions in 2050

Table VII-9 shows the energy-sector CO<sub>2</sub> and CO<sub>2</sub>eq emissions for the years 2006 (baseline year for Maryland's GHG law), 2011 (the reference year for energy data in this report), the 2050 business-as-usual scenario, and the 2050 Climate Protection Scenario ("CPS 2050"). As per the convention in Maryland, out-of-state upstream emissions, including methane leaks, are not included. A 100-year warming potential for methane is used.

In the modeling assumptions we have used, the following fossil fuel uses would remain in the Maryland energy sector even in the Climate Protection Scenario:

- Some natural gas use for space and water heating in buildings, especially in the commercial sector, and a small amount of fuel oil and propane use in residential buildings;
- Non-road petroleum use in aircraft, boats, and a part of railway fuel;
- Use of coal in Maryland's paper mill and its two cement plants at 2013 levels.

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<sup>240</sup> Smeloff 2016, italics added

Table VII-9: Maryland CO<sub>2</sub> and CO<sub>2</sub>eq emissions in 2006, 2011, and 2050 (two cases: business-as-usual (BAU) and Climate Protection Scenario (CPS)), in million metric tons per year

Emissions sources	2006	2011	BAU 2050	CPS 2050	% reduction in CPS relative to 2006
Electricity consumption (CO <sub>2</sub> only) (Note1)	42.3	37.8	42.9	0.0	100%
RCI direct fuel use, except wood, CO <sub>2</sub> only	16.7	16.8	18.0	4.6	73%
Road transportation (CO <sub>2</sub> only)	29.1	28.2	20.8	0.0	100%
Non-road transportation (CO <sub>2</sub> only) (Note 2)	5.8	7.0	6.6	3.5	38%
Fossil fuel industry (CO <sub>2</sub> only) (Note 3)	0.0	0.0	0.0	0.0	0%
Fossil fuel associated CH <sub>4</sub> (in-state only) (Note 4)	1.1	1.0	1.3	0.1	89%
Fossil fuel associated N <sub>2</sub> O	0.8	0.2	0.2	0.1	88%
<b>Energy-related emissions CO<sub>2</sub>eq</b>	<b>95.8</b>	<b>91.0</b>	<b>89.8</b>	<b>8.3</b>	<b>91%</b>
<b>% reduction GHG relative to 2006</b>	<b>0%</b>	<b>5%</b>	<b>6%</b>	<b>91%</b>	

Source: 2006 and 2011: Maryland GHG Inventory 2012 and 2050: IEER calculations

Note 1: Includes CO<sub>2</sub> emissions associated with electricity imported into Maryland.

Note 2: Emissions from asphalt use are not included. Maryland assumes that petroleum use for asphalt is fully sequestered CO<sub>2</sub>.<sup>241</sup>

Note 3: Rounded to the nearest 0.1 million metric tons. Emissions from this sector are less than 0.05 million metric tons.

Note 4: Only in-state emissions are taken into account. Specifically, upstream methane (CH<sub>4</sub>) and nitrous oxide (N<sub>2</sub>O) emissions in fuel production and delivery are not included as per the Maryland approach to its 2006 GHG inventory. CO<sub>2</sub>-equivalent calculations use the same GHG warming potentials as the Maryland GHG inventory 2011, p. 10. The methane warming potential is calculated on the basis of 100-year averaging.

Figure VII-27 shows the data in Table VII-9 in the form of a bar chart.

<sup>241</sup> See the asphalt and road oil item, row 10 of the “Industrial” worksheet for 2011 in Maryland GHG inventory 2012. Further, there appears to be an error in the sequestration estimate (which is greater than total energy use in the sector); this results in a negative emissions estimate for “asphalt and road oil”; this is, of course, impossible. The error does not make a material difference to the GHG inventory.

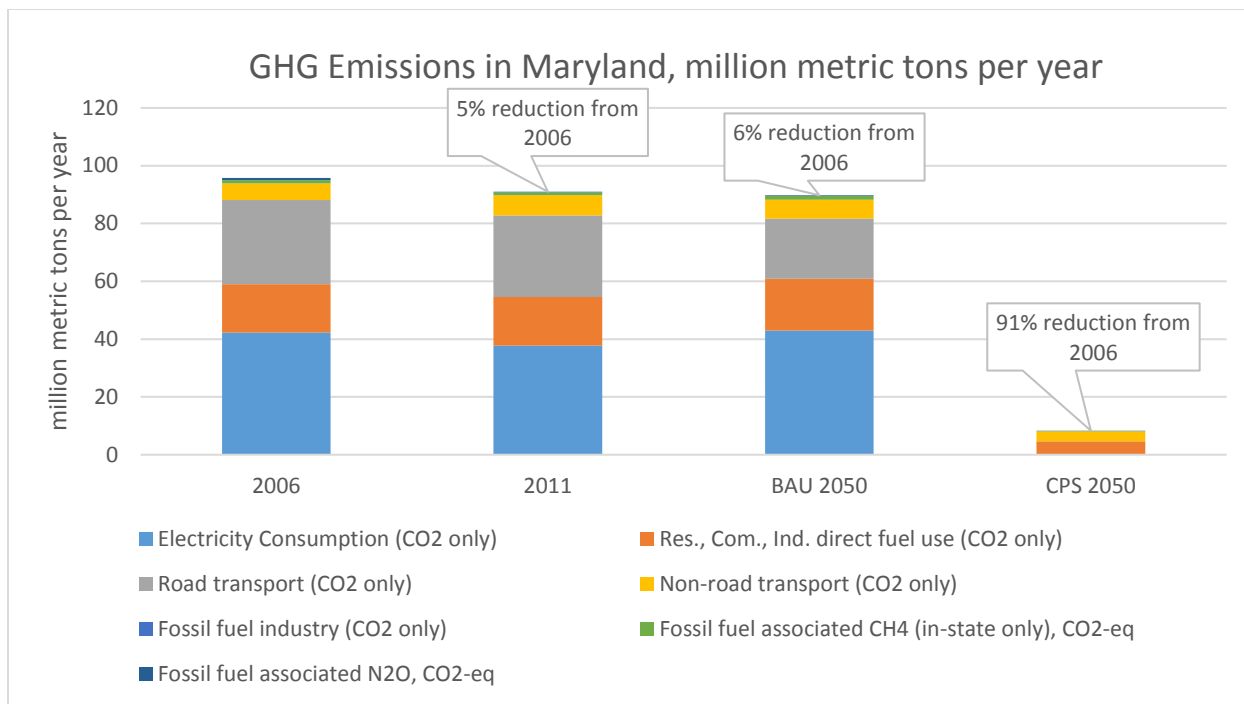


Figure VII-27: Maryland CO<sub>2</sub> and CO<sub>2</sub>eq emissions in 2006, 2011, and 2050 (two cases: business-as-usual (BAU) and Climate Protection Scenario (CPS))

Table VII-9 above shows that these amount to about 9 percent of Maryland's 2006 energy-related CO<sub>2</sub> emissions. In other words, an emissions-free electricity sector and conversion of all road transportation and most non-road transportation to electricity can get Maryland to over 90 percent reduction in GHG emissions below the 2006 level.

## i. Sensitivity analysis

The above calculations assume that the evolution of the technology and economics of electricity and on-road transportation sectors will allow about 90 percent reduction in GHG emissions from the energy sector by 2050. A number of assumptions were necessary for arriving at this result. The most important are the conversion to electricity of all on-road and most non-road petroleum-fueled transportation and the conversion of the vast majority of direct fuel use in buildings to electricity. We test here the sensitivity of the final result – 91 percent reduction in energy-related GHG emissions by 2050 relative 2006 – should some of these goals not be achieved. .

In our sensitivity analysis, we estimate CO<sub>2</sub>-equivalent energy sector emissions, based on present Maryland methodology, in two general areas. We have already estimated the reduction in emissions associated with our basic approach to the Climate Protection Scenario. We call this the Reference Case. We test variants for the Reference Case of the Climate Protection Scenario in case some of the reduction targets are not achieved.

Table VII-10 shows total energy sector CO<sub>2</sub>eq emissions in the following variants of the Climate Protection Scenario:

- Natural gas is used instead of renewable hydrogen for fueling combined heat and power plants, and for fuel cells in the electricity sector;
- Fossil fuel is used in the residential, commercial, and industrial sectors at 50 percent of business-as-usual instead of about one-fourth assumed in the Climate Protection Scenario;
- Half of the petroleum usage for on-road transportation continues as in the BAU scenario, instead of all on-road transportation being zero-emission electric;
- The non-road transport sector is not electrified.

Table VII-10: Climate Protection Scenario: sensitivity analysis for sector-specific carbon emissions reductions

	Increment in emissions, million mt	Total emissions, million mt	% of 2006 emissions	% emissions reduction below 2006
Variant 1: Natural gas instead of renewable H <sub>2</sub> for fuel cells and CHP	1.7	10.1	11%	89%
Variant 2: Fossil fuels use in RCI = 50% of BAU	4.4	12.7	13%	87%
Variant 3: On-road vehicles use petroleum = 50% of BAU	10.4	18.7	20%	80%
Variant 4: Non-road transport CO <sub>2</sub> emissions = BAU	3.0	11.4	12%	88%
Variant 5: Natural gas in electricity sector and on-road vehicles = 50% of BAU petroleum	12.1	20.5	21%	79%
All variants occur	19.9	28.2	29%	71%

Source: IEER

It is clear that a failure to achieve the levels of renewable energy and efficiency transformation modeled in the Reference Climate Protection Scenario in any one of the cases would result in Maryland not meeting its maximum Greenhouse Gas Emissions Reduction Act target of 90 percent reduction in energy sector CO<sub>2</sub>eq emissions relative to 2006 by the year 2050. Transforming on-road transportation to electricity is the most critical element in success, along with transforming the electricity sector. If there are multiple deviations from the Climate Protection Scenario, then Maryland could fall seriously short of its 2050 GGRA target. We also note that we have used a very limited approach to methane emissions related to natural gas. Full accounting of methane emissions, including upstream out-of-state emissions, and use of a 20-year warming potential for methane, would considerably increase CO<sub>2</sub>eq emissions estimates.

Figure VII-28 shows the results in Table VII-10 in bar chart form.

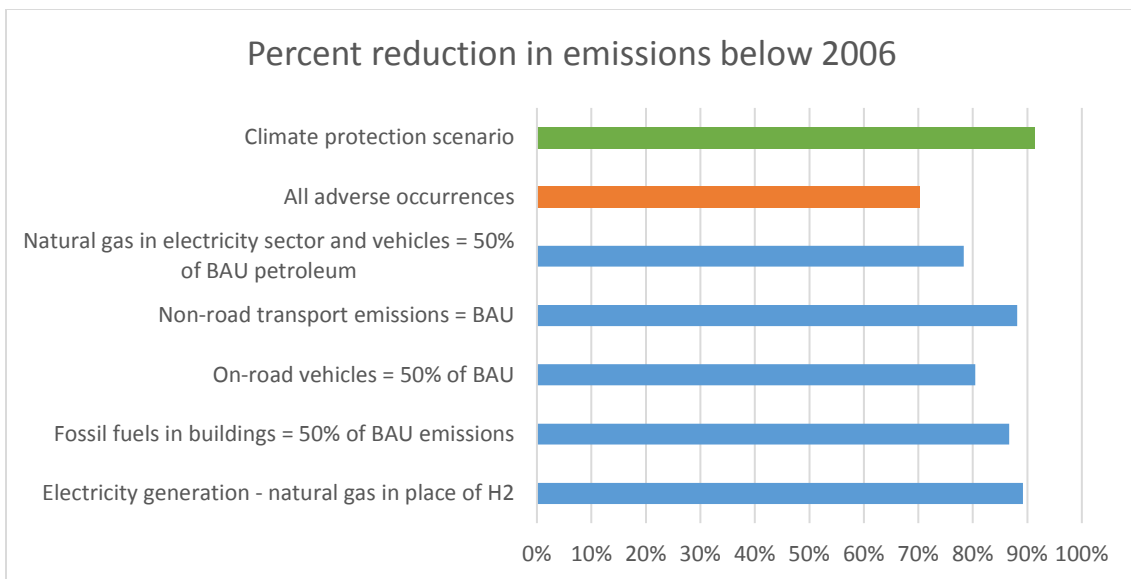


Figure VII-28: Climate Protection Scenario: sensitivity analysis for sector-specific carbon emissions reductions

Source: IEER

It is important to remember that more stringent reductions than the 90 percent reduction relative to 2006 are likely to be needed if there is to be an equitable achievement limiting temperature rise to 1.5°C. That warming limit is the aspirational goal in the 2015 Paris Agreement on climate (see Chapter I).

## 6. Resiliency in 2050

The Climate Protection Scenario has significant resources that are devoted to increasing the resiliency of the electricity grid. They include distributed solar electricity generation, battery storage, combined heat and power, local hydrogen storage (at distributed production sites), smart grid investments, and extensive demand response capability. That said, this report does not contain the actual design of a resilient system. Such a design requires detailed consideration of essential loads and their geographic locations on a neighborhood-by-neighborhood basis as well as by the function of the facilities. In addition, more than one category of essential load may need to be considered. For instance, there are “critical” loads, which must be powered, and “priority” loads, which would receive power at high priority once critical loads have been met.<sup>242</sup> Finally, the design of microgrids requires the input of a variety of stakeholders.

The considerations in this report are more aggregated; they are sufficient for the purposes to show that significant provision for resilience can be made within the context of an emissions-free electricity system, and the grid therefore made more reliable and functional even in the context of changing climate. And we will see, when we consider costs, that the costs of energy services in the Climate Protection Scenario are lower than those in the business-as-usual scenario, even though there is no specific provision for resiliency in the latter.

<sup>242</sup> Jensen et al. 2015, p. 19

We can provide a semi-quantitative idea of the resiliency built into the Climate Protection Scenario. If we take 10 percent of the total load to consist of critical loads to be maintained without interruption during grid outages,<sup>243</sup> then the daily critical load in the week of highest load would be about 28,700 MWh. Compared to this, the distributed daily solar generation would be about 23,000 MWh and total CHP daily output, running the generators at full load, would be 48,000 MWh. In addition, there is a total battery capacity of 50,000 MWh, though only a fraction of that would be expected to be available if there is no advance warning of a total outage (though there would be such warning in case of extreme weather events). In all, we might expect critical loads to be supplied for 3 to 4 days of a total grid outage throughout the state if most CHP and battery capacity were strategically located in microgrids to supply essential loads. In other weeks, the total time would be longer. Further, if only portions of the state were affected, and critical loads and microgrids were linked, the period for which critical loads could be met would be longer, with the likelihood that other loads could be added as well. This type of linking would likely occur only in the long-term; appropriate technical and infrastructure and legal and regulatory bases would have to be created as well.

## 7. Getting to a 100 percent emissions-free energy system

The energy system described in this chapter so far would reduce energy sector CO<sub>2</sub> emissions by about 90 percent relative to 2006. The main remaining elements of emissions in the energy system are:

- The use of natural gas in the commercial sector, mainly for space heating, and some residual use of natural gas in the residential sector.
- The use of natural gas in industrial processes, for instance for high temperature process heat.
- The use of coal and other fossil fuels in cement and paper production.
- The use of petroleum in non-road transportation, notably aircraft and boats.

There are a variety of methods by which essentially all the remaining CO<sub>2</sub> emissions can be eliminated from the energy sector. No single technology can achieve reductions in the variety of sectors remaining; a mix of the following approaches can achieve a completely emissions-free energy sector.

- Use of micro-CHP systems based on small fuel cells (a few kilowatts) for the residential sector and larger ones for the commercial sector.<sup>244</sup> To be zero-emissions the fuel cells would need to be powered by renewable hydrogen or biogas that meets the criteria for renewable energy, as discussed in Chapter VI.
- Use of geothermal and/or cold climate heat pumps for remaining space heating applications;
- Use of district geothermal heating systems;
- Integration of seasonal storage of heat and coldness, with or without district heating systems;
- Use of renewable biogas or hydrogen as a fuel in place of coal for cement and paper production;<sup>245</sup>

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<sup>243</sup> Stadler 2014

<sup>244</sup> Dodds et al. 2015. Japan has been commercializing residential fuel cell CHP systems since 2009. A small residential electrolyzer system to produce hydrogen has been tested in New Jersey since 2006. This “hydrogen house” was built with the approval of the New Jersey Board of Public Utilities. (Hydrogen House 2016)

<sup>245</sup> Biogas can be a direct substitute for natural gas if appropriately purified. Natural gas could also be used.

Maryland’s present method of calculation of the GHG emissions impact of natural gas omits upstream, out-of-state

- Use of evacuated tube solar hot water technology for industrial process heat;
- A transition to hybrid jet-fuel/electric aircraft, now being developed by the NASA, and/or hydrogen-fueled aircraft;<sup>246</sup>
- Use of renewable biofuel for aircraft, if renewability can be clearly established;
- Use of all electric aircraft;
- Replacement of short-haul aircraft by high-speed electric rail;
- Transition to some combination of renewable hydrogen, renewable biofuels, and electricity for boats and ships, along with increases in efficiency;
- Sequestration of CO<sub>2</sub> in the curing of concrete and alternatives to concrete as a building material.

Aircraft and boats may be among the most difficult areas of remaining fossil fuel use to eliminate, especially if large amounts of biofuels are to be avoided. If biofuels are used, it will be essential in such cases to demonstrate their renewability in the strict sense of the term discussed in Chapter VI, Section 2.i. A case-by-case approach within general technical and ecological guidelines is necessary and public policy regarding constraints and incentives should be made in that case-by-case context. The commercialization of purely electric or hybrid aircraft may also lead to a significant reduction in fossil fuel use and, hence, CO<sub>2</sub> emissions.

Detailed research on these topics is beyond the scope of this report, but we provide some references to indicate that deep reductions are possible in each of these areas.<sup>247</sup>

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emissions and uses a 100-year warming potential and leaks as estimated by the EPA. Under this method, the emissions would decline. However, the emissions reduction achieved by using natural gas in place of coal are diminished or eliminated if one considers a 20-year warming potential, upstream emissions, and higher rates of leaks. See the discussion on this topic in Makhijani and Ramana 2014, Section V. The Maryland Commission on Climate Change is due to consider whether and how it will address the issue of upstream methane emissions as part of its 2016 deliberation. (MCCC 2015, p. 27 and p. 29)

<sup>246</sup> Commercial aircraft have been flown using both cryogenic hydrogen and cryogenic methane as a fuel. For a discussion of hydrogen-fueled aircraft see Makhijani 2010, pp. 86-88.

<sup>247</sup> EPA Heating 2015, at <https://www.epa.gov/rhc/renewable-industrial-process-heat>. Hybrid and electric aircraft: For a survey of activity, see RT News 2014, at <https://www.rt.com/news/203687-electric-aircraft-commercial-stage/>. For the status of NASA's works see RT USA 2016, at <https://www.rt.com/usa/328220-nasa-electric-plane-future/> and NASA 2016, at <http://www.nasa.gov/centers/armstrong/features/sceptor.html>. For hybrid ships and battery operated vessels, see Siemens 2015, at <http://www.siemens.com/innovation/en/home/pictures-of-the-future/mobility-and-motors/electric-mobility-hybrid-electric-ships.html>. For the use of CO<sub>2</sub> to cure concrete, see Hamilton 2008, at <https://www.technologyreview.com/s/410499/a-concrete-fix-to-global-warming/>.

## VIII. Grid-of-the-Future, Energy Equity, and Energy Democracy<sup>248</sup>

### 1. Introduction

The present structure of the electricity system is designed around centralized electricity generating plants, generally located far from the main consuming centers, mainly using fossil and nuclear fuels. High voltage transmission lines bring the electricity closer to the centers of consumption where the power is distributed to homes and businesses at lower voltages.<sup>249</sup> Among other things, the transition to the new electricity system will mean that solar and wind will become the primary sources of supply. In addition, there will be large numbers of distributed generating points. The grid-of-the-future must be designed for accommodating these two characteristics – increasing variable energy sources and large numbers of consumers also becoming producers – and do so while enhancing reliability and opening new opportunities for reducing costs and increasing resilience.

In the mid-Atlantic market of the multistate Regional Transmission Organization (RTO), PJM, the generating plants are owned by merchant generating companies. PJM was set up to ensure adequate and reliable supply of electricity in the interstate market, to promote competition in supply, and to provide electricity to the interstate market at the lowest price consistent with adequacy and reliability. It also allows non-utility electricity generators access to the grid.<sup>250</sup> PJM also handles billing and payments in this market. Its budget comes from charges on the electricity it manages. It refunds any excess charges. It is incorporated in Pennsylvania.<sup>251</sup>

The merchant sellers of electricity in PJM are not regulated and generally are multi-billion-dollar companies. They are not restricted to owning generation assets and selling electricity but can have a variety of other interests and assets. They may contract to sell power on short-term or long-term arrangements to distribution utilities or offer their power into the wholesale markets. Additionally, some are compensated through capacity markets to have their capacity available, independent of their energy production. They get compensated for committing to have capacity available up to three years in advance. Dispatch of power is determined by PJM to satisfy the requirements of reliability and price. Payments are made by the regulated utilities that purchase the electricity for distribution via the wires that they own in each state. PJM handles the transactions as part of its responsibilities.<sup>252</sup> The distribution utilities pass through the cost of the electricity purchased from the merchant generators to their customers. Maryland consumers are also free to purchase their electricity from other providers.<sup>253</sup>

Exelon is a major supplier in the PJM region. It had revenues of \$34.5 billion in 2015. Besides over 30,000 megawatts of generating plants, Exelon also owns distribution companies that own the wires

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<sup>248</sup> Some issues pertaining to the grid-of-the-future are also covered elsewhere in this report; see for instance, Chapter IX, Section 3.

<sup>249</sup> Transmission at high voltages reduces electricity losses.

<sup>250</sup> PJM 2016

<sup>251</sup> PJM Settlement 2016. PJM's operating budget (i.e., not including capital expenses) in 2015 was about \$270 million. (PJM 2015 Annual Report (2016)), p. 28)

<sup>252</sup> These distribution utilities are called "Load Serving Entities" or "LSEs, because they are the ones that deliver the electricity to electricity-using devices (loads) in their respective areas.

<sup>253</sup> Maryland AG Electricity 2016, which links to the PSC's list of licensed electricity suppliers.

(but generally almost no generation or no generation at all). Among other companies, Exelon owns BGE, the largest distribution company in Maryland.<sup>254</sup> This is not permitted in all jurisdictions. For instance, New York does not permit merchant generating companies to own distribution utilities.

There are also large companies that own the transmission and distribution network that is needed to bring electricity from the centralized generating plants to a variety of consumers from individual homes to schools and offices to large, energy-intensive industries. These are the “wires-only” utilities. Besides BGE, there are three other investor-owned distribution companies in Maryland: Pepco, Delmarva Power, and Potomac Edison. In addition Maryland has municipally-owned utilities and cooperatives, the largest of which is the Southern Maryland Electric Cooperative or SMECO.

The business model has been that the merchant generating companies make money in a competitive environment, since the lowest cost resources that are able to deliver power to a particular geographic area within PJM are dispatched first. This process is designed to marry reliability to economics.

Generators that cleared the capacity auction<sup>255</sup> are also paid to have capacity on offer, whether called upon to provide electricity or not on any given day. As prices for capacity and electricity change, along with the supply mix and fuel prices, different sources of electricity gain or lose competitiveness relative to others.

The wires-only utilities are granted a monopoly for providing service in defined territories since it would be prohibitively expensive to install duplicate distribution systems. In return, they are guaranteed the opportunity to earn a rate of return on their investments (net of accumulated depreciation). In contrast, since deregulation, merchant power companies are not guaranteed a rate of return on their investment. This distinction was a key part of deregulation.

The present grid is vulnerable in a variety of ways to extended disruption – severe weather events, like Hurricanes Sandy or Katrina, terrorist attacks at key nodes in the electrical transmission infrastructure, or geomagnetic storms caused by intense solar ejection of charged particles that could knock out large portions of the grid for days, weeks, months, and in the case of solar storms, even years. The present grid consists overwhelmingly of centralized capacity; it is not very resilient. It is vulnerable in a variety of ways and is likely to become more so as climate change makes unusual weather events more extreme and more frequent, as can be seen in Figure VI-11 above. As the dependence of the economy and society on electricity deepens, outages, especially if they extend over large areas and last for more than a few hours, are less and less tolerable. There is a need for a grid structure that has less frequent and shorter outages, more restricted in geographic area, with essential functions being served continuously – that is, for a grid that is far more resilient than today’s centralized grid.

Increasing resilience of the electricity sector at reasonable cost requires (among other things) that distributed generation be greatly increased. This is because a central feature of resilience is that critical loads be met essentially uninterrupted, which would be very difficult and costly to achieve in a system

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<sup>254</sup> Exelon About 2016. The merger of Exelon and PHI, a wires-only company that provides service in large areas of Maryland (and elsewhere), was approved by the, Public Service Commission of the District of Columbia in April 2016, the last in a series of required approvals; the merger has since been operationalized. However, it is under appeal in the District of Columbia (Bade 2016) and in Maryland (Seltzer 2016)

<sup>255</sup> A generating plant “clears an auction” when the price at which its capacity is offered is equal to or less than the price of the highest capacity bid that is required to meet capacity needs.

that consists mainly of centralized generation sources and long distance transmission. Today this function is carried out for a limited set of loads, such as for hospitals, with emergency generators. But the centrality of electricity supply to everything from elevator operation to gas station operation to food supply necessitates a far wider set of critical loads be covered. Doing so with emergency generators means that a large amount of capital equipment is idle essentially all the time. Opportunities for economic and energy efficiency are lost.

Microgrids, notably in the commercial sector (including both private and public facilities) can be an important part of increasing resilience, especially in maintaining essential public services through extended outages. A microgrid is a grid over a defined local area that is connected to the larger, macro-grid, at a single point. It has one or more types of electricity generation equipment as well as energy storage. During normal operation, power is exchanged at the point of connection with the larger grid to ensure reliable operation and sufficient electricity supply to all loads in a way that optimizes the economics within the microgrid, while not penalizing other customers. When there is a grid outage, the microgrid disconnects automatically from the grid and operates in "island" mode: essential loads within the microgrid continue to be met independently of the grid. Non-essential loads are not met. Other loads may operate with pre-designated priority.

Natural gas or diesel engine powered electrical generators are the usual generation equipment currently used in microgrids. The former has the advantage of burning more cleanly at the point of combustion; the latter has the advantage that a fuel supply can be stored on site. Neither is compatible with a zero-emissions electricity sector.

Resilience within the context of an emissions-free electricity sector requires that the electricity for on-site generation be solar, wind, renewable hydrogen, a biofuel that is demonstrably renewable, or some combination of these energy sources, in areas where there are essential public services. For instance, the hybrid power plant in Prenzlau, Germany, discussed in Chapter VII, Section 3.i (Figure VII-9) has wind and biogas as energy sources. There is a hydrogen electrolyzer on site as well; it supplies renewable hydrogen fuel for transportation offsite (in Berlin). Such an arrangement could serve as the basis for a renewable microgrid. Variations are possible – it could use various combinations of solar energy, wind energy, battery storage, hydrogen production, seasonal thermal storage to supply heating and cooling loads, etc. It may or may not use biogas depending on fuel availability and renewability of the biogas.

As discussed in Chapter VII, Section 4.i, we have made significant provision for distributed solar and battery storage in the 2050 grid for the Climate Protection Scenario. These are complemented by extensive demand response capability. Optimizing the technical and economic operation of these resources will require a very different grid than the centralized one we have today with limited consumer-to-grid communications capability.

Distributed solar generation also provides the opportunity for democratization of the grid. The choices for individuals and small and medium businesses to own their electricity production have so far been very limited and costly. The increasingly favorable economics of distributed solar opens the door to widespread ownership of generation. Instead of thousands of generating stations, there would be millions of generating stations in the country. We are already well along on the way to that.

There is general agreement that as the fraction of distributed generation increases and as the ownership of generation also becomes much more distributed, the rules by which the grid is governed must be

changed. These changes will be profound; they will open up the potential for democratizing the grid, creating opportunities for widespread ownership of emissions-free generation; it will also be generation that is free of fuel cost risk. But the challenges for maintaining grid reliability, of reforming the grid, of changing the ways revenues are generated, and achieving resilience will also be significant.

It will be necessary to have a very different rate structure to accommodate millions of generating stations, possibly millions of storage devices, demand response, electric transportation, and climate conditioning both in the winter and the summer while increasing resilience. At present, electricity rates have four components:

- A connection charge;
- A charge for the amount of electricity used (in kilowatt-hours or megawatt-hours), which includes a generation component, a transmission component, and a distribution component; the generation component is usually adjusted for fluctuations in fuel prices (which can be significant for natural gas generation);<sup>256</sup>
- A charge for the highest power demand within a month – that is, the rate for maximum electricity usage in the month. At present this component is typically not applied to residential or small commercial users; it is generally applied to medium and large commercial and industrial users;
- Applicable taxes, fees, and surcharges.

In some cases, especially for large consumers (and some residential consumers), the electricity rate may vary according to the time of day it is used; the electricity rate is higher when the load on the grid is expected to be high and vice versa. There are many types of rate structures that are available. Lazar Webinar 2014 has summarized them as follows (the last two of which are only feasible if Advanced Metering Infrastructure (AMI) has been installed):<sup>257</sup>

- **Declining Block:** Lower price for increase[d] usage
- **Flat Rate:** Uniform rate per kWh for all usage
- **Inclining Block:** Higher price for increased usage
- **Seasonal:** Higher price in peak season
- **TOU [Time of Use]:** Higher price for on-peak hours
- **TOU with Inclining Block**
- **Critical Peak:** A TOU price that has a much higher price for a limited number of hours.  
[Requires AMI]
- **Real-Time Price (RTP):** A price that changes frequently with market conditions.  
[Requires AMI]

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<sup>256</sup> There are many ways in which electricity charges can be expressed in rates: flat rates, declining block rates, where the cost per kWh goes down as consumption increases, increasing block rates (which do the opposite), time-of-use rates, etc. See Lazar Webinar 2014.

<sup>257</sup> Lazar Webinar 2014, Slide 11. Square brackets are found in the original. “AMI” stands for “Advanced Metering Infrastructure,” which allows automatic communication of electricity usage information in quasi-real time. This is distinct from the traditional meters which record electricity use in analog mode and which are read by meter readers periodically. AMI can therefore be used, among other things, for providing information about real time rates to consumers. However, at present consumers do not get real-time information. Rather it is delayed by 24 hours or more. This delay limits its usefulness to consumers. In time, consumers will need real time (or nearly real time) information as well.

We take for granted, if we are aware at all, that certain parameters of the grid must be controlled to within very narrow limits: voltage, frequency, and power factor. In simplified terms, frequency is the measure of the number of times voltage (or current) completes a full cycle in one second in an alternating current (AC) system. AC systems have two components of current (and voltage): one that provides the power to do work (that is to run things) and the other that is called “reactive power” that does not work but cycles through the system. Power factor expresses the relationship between the two. These parameters are controlled by having sufficient capacity available to supply load with some in reserve, including “spinning reserve,” that can adjust to rapid changes in demand as well as complementary devices on the grid for power factor control.

Further, the amount of electricity carried by the wires is almost equal to the amount consumed plus transmission and distribution losses. This is because generation by consumers for their own use, without the involvement of utility wires, has so far been very limited except in certain areas with high concentrations of heavy industries that generate their own electricity on site. The way that wires-only utilities recover their expenses and make a profit is by charging for the service of connecting consumers to the supply of electricity they require at all times.

Voltage, frequency, and power factor control are relatively straightforward in a centralized system. Various elements in it are coordinated and controlled so that these characteristics of electricity supply are maintained within narrow, prescribed limits. This allows devices like clocks and motors that use the electricity to operate as designed.

Distributed generation, especially distributed solar generation, changes things in very significant ways:

- Large numbers of distributed solar systems that are “behind the meter” will reduce electricity carried by the common utility wires. But the need for those wires will remain for almost all consumers, if electricity is to remain affordable.<sup>258</sup> Solar-generated electricity has a constant power factor of 1. Power factor control can be provided by specialized inverters (already in commercial use); they can also provide frequency and voltage control. Because there will be very large numbers of distributed solar resources, the job of ensuring that electricity supply meets quality criteria in regard to these parameters will become more complex. More of the job will also shift to the distribution (low-voltage) side of the grid.
- Distributed generation reduces transmission and distribution losses, the more so at times of peak consumption.<sup>259</sup> When a local solar generator provides surplus electricity to the grid, it would generally go to a nearby point of consumption, if the density of solar installations is small; things are more complex as the density of solar installation in any neighborhood become high – that is, when there are more solar producers in the neighborhood.
- Voltage and frequency are not as straightforward to control if there are millions of generation points and the amount of generation is vulnerable to sudden changes, as for instance when a cloud passes over many rooftops in the middle of a sunny day. Without compensating measures, the system could become vulnerable to sudden fluctuations in voltage and frequency.

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<sup>258</sup> This judgment is based on presently available commercial or near-commercial technologies.

<sup>259</sup> Average transmission and distribution losses in Maryland are about 6 percent (in round numbers). But on the hottest summer days, when demand is highest, they are much higher. At 100 percent of maximum load they can be two or even three times that. See RAP 2011, p. 1 and Figure 3 (p. 4).

- Native solar generation is direct current and, as such, has zero frequency and a power factor of 1 (100 percent). Inverters, which convert this DC electricity to the AC supply compatible with electricity, can also be designed to provide voltage regulation and reactive power; it is available and is not expensive. In fact, it has already been integrated into so-called “smart inverters” that convert direct current solar electricity to alternating current at a voltage and frequency that is compatible with the grid.

Taken together, these are significant technical and economic changes. For wires-only utilities to stay solvent (whether they are investor-owned, cooperatives, or publicly-owned), revenues must be sufficient to pay for the wires and associated equipment needed to maintain the quality and reliability of supply and for the investments that will be needed to transition to a grid-of-the-future. Moreover, merchant generators may see a decline in sales and revenues unless they invest in renewable energy.<sup>260</sup> The reliability of supply is evidently an interest and a concern to grid operators, but those concerns do not extend automatically to the profitability of single plants or even of particular companies (see below for further discussion).<sup>261</sup>

The electricity customers of Maryland should not be forced to pay higher prices for a transition to an emissions-free electricity system in case owners of the wires-only utilities who also own generating plants (like Exelon) choose to not adapt their business models to a grid where most generation is variable and renewable and much more of it is distributed. So far as the wires-only utilities are concerned, their viability should be ensured in the transition to the grid-of-the-future by the regulatory regime managed under the supervision of the Public Service Commission.

Jon Wellinghoff, a former Chairman of the Federal Energy Regulatory Commission (FERC), and his colleagues published a seminal paper in 2015 setting forth “grid neutrality” principles according to which the reorganization of the wires-only portion should take place, while seizing new opportunities:<sup>262</sup>

**Tenet I: Empower the consumer while maintaining universal access to safe, reliable electricity at reasonable cost.** Maximize consumers’ ability to achieve their individual energy needs and the needs of the grid without compromising the universal right of all consumers to access a safe, reliable energy service at reasonable cost. We call this *“The Consumer Empowerment Principle.”*

**Tenet II: Demarcate and protect the “commons.”** Establish clear operational and jurisdictional boundaries for public and private interests. We call this *“The Commons Principle.”*

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<sup>260</sup> Merchant generators, notably owners of nuclear plants, can also seek special payments and subsidies beyond those available in the marketplace when their plants become uneconomical. This is becoming increasingly frequent as the economics of existing nuclear plants deteriorate. See Chapter VI, Section 7, above.

<sup>261</sup> A 2016 PJM report noted the following in regard to electricity markets and the profitability of power plants in a deregulated environment: “Moreover, broad economic and social harm beyond the energy markets could occur if inaccurate prices in organized electricity markets result in a suboptimal resource portfolio. Nevertheless, the simple fact that a generating facility cannot earn sufficient market revenue to cover its going-forward costs does not reasonably lead to the conclusion that wholesale markets are flawed. More likely, it demonstrates that the generating facility is uneconomic.” (PJM Markets 2016, p. 36)

<sup>262</sup> Hu et al. 2015, emphasis added to some sections

**Tenet III: Align risks and rewards across the industry.** Allocate financial risks to stakeholders who are most willing and able to assume them. Safeguard the public interest by containing the risks undertaken by private parties to those participants. We call this “*The Risk/Reward Principle*.”

**Tenet IV: Create a transparent, level playing field.** Promote and protect open standards, data access and transparency to encourage sustainable innovation on the grid. Prevent any single party -- public or private -- from abusing its influence. We call this “*The Transparency Principle*.”

**Tenet V: Foster open access to the grid.** Allow all parties who meet system-wide standards the opportunity to add value to the grid. Apply all standards evenly and prevent any non-merit-based discrimination. We call this “*The Open Access Principle*.”

This is a sound set of principles. In a distributed grid, utility wires will carry electricity from large numbers of suppliers on the distribution side of the grid. Individuals, corporations, non-profits, cooperatives, municipalities, etc., could supply system attributes such as voltage, frequency regulation and power factor support, generation, capacity reserves, and demand response capability. They would be compensated for the provision of each attribute. The wires-only utility would be compensated for handling the various inputs from suppliers in the most economical sequence and providing power of sufficient quantity and quality to all consumers at all times. The wires and associated equipment that is identified as the “commons” of the electricity system will have to be protected, with provision for adequate investment and return (if private).

For instance, consumers who agreed to have their appliances participate in a demand response system would be compensated for that participation. Demand response allows a third party to control an electricity consuming device, such as a dishwasher or water heater or air-conditioner; the owner of the device is compensated for allowing this control, which provides flexibility in grid operation and reduces the need for peaking generation capacity and/or storage.<sup>263</sup> In one example, a demand-response-connected clothes washer would operate some time during the day, but at a time on that day when supply was cheapest (i.e., plentiful). Those who agree to a two-day demand response schedule would be compensated more than those who sign up for one-day response only. Those who want clothes washing on demand at all times would have the highest electricity charges for that function unless they manually restricted their washing to times of surplus electricity. Consumer choice would be ensured by allowing demand response consumers a capability to override automatic operation; exercise of that option could result in a higher electricity charge. This option would not be available at the times of largest peak demand (relative to variable supply) because the reliability of supply would depend on the use of demand response at such times.

Evidently, data on the electricity system must be available to individual customers if they are to take advantage of these opportunities and use electricity in a manner best suited to their situations and pocketbooks. The grid will need a communications backbone as an essential complement to the power system to enable these choices and to make them consonant with economical and reliable supply of electricity services to all parties. In all cases, privacy would have to be protected; cybersecurity will also

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<sup>263</sup> See, for instance, PJM Demand Response 2016.

be a big issue. Lessons can be learned from other sectors of the economy that also experience privacy and security issues in the digital age.

Similarly, consumers who have solar on their rooftops but whose equipment in general use at present cannot provide frequency, power factor, or voltage support may be compensated less for feeding solar into the grid than those who could supply these services. Adequate account also needs to be taken of the fact that distributed solar generation, and especially distributed onsite generation (whether rooftop, canopy, or ground-mounted) significantly reduces transmission and distribution losses, more so during periods of peak demand. In this respect, distributed generation, including behind-the-meter systems will be no different than any other grid-connected element – the expense and revenue will correspond to the service provided and to the need of the grid for that service at a given time. Specifically, surplus generation fed into the grid could be compensated at real-time rates; this would ensure that compensation values the electricity (with all the attributes supplied) in real time.<sup>264</sup>

The wires-only utility would be compensated for handling the electricity from a variety of suppliers, from small to huge, and supplying it with the necessary quality (in terms of voltage, frequency, etc.) to all consumers. The entire system would likely require real-time rates – that is, electricity rates that change by the hour according to supply, the state of storage, and the relationship of both to the demand. Peaks of stress on the system would not necessarily occur on hot summer evenings as they do now; rather they would occur when variable renewable supply is lowest for a significant period of time and storage devices are depleted. In other words, in contrast to present-day peaks, which depend only on the weather and the number of consuming devices on the grid, peaks in the future would also depend on the state of the supply in relation to wind and sunshine; they would be relational peaks. If space heating is electrified, such peaks are more likely to occur during winter evenings than during summer late afternoons. Demand response will be a much more critical resource to maintain an economical system.

Just above 89 percent of the total annual electricity usage is directly met by the electric generation facilities – wind, solar, CHP, and hydropower. In other words storage, demand response, and peaking generation are needed only for a small fraction of total annual electricity consumption. Specifically demand response – the load met by shifting consumption from one part of the day to another, accounts for only about 0.2 percent of total annual electricity consumption. Generation from battery storage is about 9 percent; peaking generation is about 1.5 percent.

However, the picture changes drastically when one examines the situation at the time of peak demand. Only about one-third of this is met directly by wind, solar, CHP, and hydropower. The rest is met by a combination of battery capacity, demand response, and peaking capacity.

Compensation for the provision of ancillary services, such as load reduction and support to maintain voltage and frequency within prescribed limits, to providers of demand response and storage would be highest at times of lowest available supply. Consumers who do not want to or who are not equipped to provide such services would pay more for electricity at such times. It will be important to protect low-

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<sup>264</sup> At present, residential net metering occurs mainly in the context of fixed rates for electricity. Thus the compensation for solar electricity provided to the grid is also fixed rather than variable according to the state of electricity supply and demand. See Section 4 below in this chapter for further discussion of net metering.

income households, especially those which may not be in a position to avail themselves of the opportunity to provide ancillary services, from the vicissitudes of real-time rates.

The balancing of supply and demand in the grid-of-the-future would be very dynamic, with much consumer choice involved. Specifically, consumers could decide to have solar supply, to participate in demand response and in the provision of other ancillary services by investment in the needed equipment (smart appliances, smart inverters that can provide power factor support, etc.). Their costs will be lower if they do; higher if they do not. The implementation of an Affordable Energy Program is an essential safeguard for low-income households as the rules for the grid-of-the-future are developed. The State of New York Public Service Commission has recognized this and has ordered the implementation of an affordable energy program and more than doubled the reach of the program as part of its “Reforming the Energy Vision” program:

The Commission adopts a policy that an energy burden at or below 6% of household income shall be the target level for all 2.3 million low income households in New York.<sup>3</sup>

[Footnote 3 reads]: The current utility programs reach about 1.1 million customers. Because customers could receive both a gas and electric discount, the 1.1 million customers equates to approximately 700,000 households.<sup>265</sup>

It is essential for Maryland to do the same.

A sophisticated communication system with the capability to provide real-time information to consumers, providers of services, and intermediaries, will be needed. Today the main instrument of communication between consumers and suppliers is the electricity switch, which is about at the level of functionality as the rotary dial phone – only good for one thing. And at least the rotary phone communication was two-way! The grid-of-the-future will be as different from that as the smart phones are from the rotary dial device.



Figure VIII-1: Communications capability between producers and consumers – now and in the grid-of-the-future. Sources: Rotary phone Wikimedia Rotary Phone 2011; Smart phone: Wikimedia Nokia 2013

When seen in light of the technical and economic requirements discussed above, the need for grid-neutrality principles becomes more evident. There must be transparency of the grid parameters to all

<sup>265</sup> NYS PSC Affordability Order 2016, p. 3

participants, large and small, if all are to be able to participate and benefit. A level playing field means that the grid must be open to small and large suppliers on an equitable basis; charges and compensation for services must be commensurate with what is provided in the context of the overall requirements of the grid to remain reliable and open to all participants at all times.

### **i. Maryland's GOTF proceeding**

The Maryland PSC ordered PHI, the distribution utility acquired by Exelon in 2015-2016, “to file with the Commission on or before July 1, 2016 a request to initiate a grid-of-the-future proceeding that builds upon the existing infrastructure and grid modernization initiatives in Maryland.”<sup>266</sup> PHI did so on June 30, 2016.<sup>267</sup>

PHI’s filing is interesting in a number of respects, notably including the fact that the potential conflict between increasing distributed generation and the resultant reduction in large-scale merchant generation, and specifically baseload coal and nuclear plants, is not mentioned. While distributed generation is mentioned extensively, the term “baseload” does not even appear in the document at all. This is remarkable for several other reasons.

- Nuclear plants in particular are inflexible and poor complements to renewables at high levels of solar and wind penetration.
- Exelon, the owner of PHI, is also the largest owner of merchant nuclear generation in the United States.
- Exelon has been and currently still is seeking large amounts of additional revenues for some of its nuclear units beyond market prices (though not in Maryland).
- The potential for curtailment of variable solar and wind generation is far greater when there are inflexible baseload resources (nuclear and coal) on the grid. The cost allocation issues from such curtailment in a deregulated merchant generation environment can be significant.

### **ii. Carbon-neutral buildings**

Efficiency will need to be integrated into the grid-of-the-future with due consideration of the predominance of the role of variable renewable resources in it. Specifically, the patterns of peak load will change in basic ways from one dominated by summer peaks to relational peaks between variable supply and variable demand. Further, moving from fossil fuel space and water heating to electric space and water heating, even if efficient, tends to shift the relational peak to winter evenings and nights and secondarily to summer evenings and nights. This will put a greater premium on highly efficient buildings that have tight envelopes similar to passive house standards and very efficient HVAC systems and appliances.

It will be important to retrofit existing buildings. Over the long-term it is far more economical to build them right in the first place. The “split incentive” – the lack of incentive on the part of builders to spend money making buildings efficient beyond required legal standards – is a major obstacle. Builders do not pay the energy bills; purchasers do, but their priorities in acquiring space tend to relate to “location, location, location” as the saying in the real-estate business goes. Schools, transportation, safety,

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<sup>266</sup> Maryland PSC 2015, p. 76

<sup>267</sup> Pepco Holdings Grid 2016

convenience, beauty, functionality, and of course, price are critical elements of the decision. Energy costs are generally not a consideration in the mortgage qualification process. In this context, spending more money to make a building more efficient is often thought to be a competitive disadvantage. This is exactly the kind of circumstance in which regulations are required to level the playing field.

Reasonable, achievable standards for new building efficiency are no different than other standards relating to fire and electrical codes or to structural integrity. Greenhouse gas emissions impose a burden on society.

Stringent building standards are part of the answer. Carbon-neutral buildings are those that do not use any fossil fuels in their operation and generate as much energy as they require to operate on an annual basis. In practice, this requires highly efficient electric HVAC, as well as electric cooking, water heating, and clothes drying, along with other highly efficient appliances. Building envelopes must also be tight. On-site energy supply would generally be from solar.

Architecture 2030's 2030 Challenge has set a schedule by which new buildings and major renovations of existing buildings would be required to meet decreasing fossil fuel consumption:

- 80 percent reduction by 2020
- 90 percent reduction by 2025
- 100 percent by 2030

This would be accomplished by a combination of increasing efficiency and renewable generation. The Architecture 2030 energy challenge has been adopted by "the U.S. Conference of Mayors, the federal government, and many other organizations and state and local governments...." Some have gone farther. California requires carbon-neutral new residential buildings by 2020; for commercial buildings the 2030 date was retained.<sup>268</sup>

Carbon-neutral residential buildings are feasible and economical. The average Maryland residential energy expenditure in 2013, by household, was about \$2,233.<sup>269</sup> If the energy expenditures increase at the rate of inflation, say 2 percent, the present value of 30 years of expenditures amounts to about \$43,000 (using a 5 percent discount rate). This means that an investment of \$43,000 upfront can be justified to build a home with zero energy expenditures, but otherwise with the equivalent attributes of an average home today.

Passive house standards are the most stringent for the building envelope. They eliminate three-fourths or more of the energy used for heating and cooling<sup>270</sup> and cost five to ten percent more compared to standard construction.<sup>271</sup> Single family, detached home construction data indicate an excess cost of between \$12,000 and \$24,000 to build to these standards.<sup>272</sup> This does not take into account the near-

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<sup>268</sup> Architecture 2030 Challenge (2015)

<sup>269</sup> Total residential expenditures are at EIA SEDS Prices 2015, Table E10; the 2013 number of households was interpolated from 2010 and 2014 data at US Census Maryland 2016

<sup>270</sup> Gregor 2015

<sup>271</sup> Passive House Institute FAQ 2016. The added cost per square foot is smaller for larger buildings.

<sup>272</sup> Data on construction cost are from National Association of Home Builders (Taylor 2015, Table 2). We used the construction cost as 60 percent of \$400,000, which approximates the typical sales price of single-family houses provided for 2011, 2013, and 2015.

certain result that enactment of passive house standards would lower the cost, because such construction still tends to be custom-designed.

There is no reason for Maryland to hold back. Maryland should adopt both passive house standards and carbon-neutral new residential construction by 2020 and adopt the Architecture 2030 Challenge for new commercial buildings and all major renovations.<sup>273</sup> That would make Maryland a leader in efficiency and create jobs in the State (see Chapter IX).

## 2. Equity and democracy in the grid-of-the-future

Grid neutrality principles, as described by Hu et al. (quoted above in this chapter), can set the stage for democratization of the grid. In theory, everyone could participate in an equitable way. But that is not ensured. For instance, if landlords do not invest in smart appliances, renters could not participate in certain kinds of demand response. We may infer that the likelihood is low that low-income families who rent would be able to participate on an equitable basis under present circumstances. On the contrary, without significant policy changes and complements that ensure equity, a transition to the grid-of-the-future could exacerbate inequities, make energy even more unaffordable for low-income households, and intensify conflicts between paying energy, housing, food, and medical bills.<sup>274</sup>

Equity and democracy require that grid neutrality principles be complemented by requirements for equity. The most fundamental principle that applies today and that needs to remain in the future, is affordability. Energy burdens, the fraction of incomes that households pay for energy, are three to four percent on average; for low-income households burdens can range from eight percent to 20 percent, rising to as much as 40 percent for households with incomes at 50 percent of the federal poverty level.

Most low-income households face heavy rent burdens as well. For instance, Matthew Desmond has documented that rental burdens for low-income households in Milwaukee are routinely over 50 percent and can run as high as 70 percent and more of the household income.<sup>275</sup> The interplay of rent-or-energy bill conflicts is intense. In the winter, when heating cannot be disconnected due to a moratorium on winter disconnections, families pay the rent and defer energy bills; come April, when the winter moratorium ends, households receive utility disconnection notices due to non-payment; rent is then deferred to pay utility bills to forestall disconnection. Inevitably, evictions follow, peaking in the summer and early fall, creating a tragic seasonal cycle.<sup>276</sup>

Energy affordability is therefore the most important principle for low-income households, now and for the grid-of-the-future. Energy affordability cannot by itself address the more difficult problem of affordable housing,<sup>277</sup> but it could help alleviate it, significantly in some cases, by reducing energy burdens. Maryland has considered but not yet implemented an Affordable Energy Program (AEP). The PSC staff recommended it in 2012, but it was put on hold on grounds of high cost, among other issues.

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<sup>273</sup> Architecture 2030 Challenge (2015)

<sup>274</sup> We have described these conflicts in Makhijani, Mills, and Makhijani 2015 on which the following four paragraphs are based; for a summary of some landlord-related issues, see pp. 17-18.

<sup>275</sup> Desmond 2016, pp. 3-4

<sup>276</sup> Desmond 2016, pp. 15-16

<sup>277</sup> Housing is deemed affordable for a household if the expense of rent (or mortgage) plus energy bills is less than 30 percent of gross household income. (Maryland AEP 2012, pp. 1-6)

A central feature of the AEP (also known as a percentage of income payment program -- PIPP) is that it would limit energy burdens to 6 percent of gross household income. Were the AEP to be implemented, the prospect that a transition to the grid-of-the-future would exacerbate energy burdens would be forestalled. It would be systematically addressed in advance. The AEP would not by itself provide the opportunities that the grid-of-the-future would open up. But it would provide an essential safeguard: its implementation would forestall the prospect of increased energy burdens during and after a transition to the grid-of-the-future.

As noted above in this chapter, the State of New York, which has the most detailed process so far of planning for a new grid architecture (“Reforming the Energy Vision” or REV for short) has already put an affordable energy program in place as an integral part of REV. In New York, this has rightly been seen as integral to the process of creating a grid-of-the-future.<sup>278</sup>

Those complementary policies include:

- *Efficiency and weatherization programs that give priority to low-income households:* Structures in which low-income families live are, on average, much less efficient, notably in relation to heating, than the average structure – and average structures leave a lot to be desired.<sup>279</sup>
- *Universal solar access:* Maryland could procure solar energy for low-income households as a group, providing them with universal solar access. The cost of solar energy has declined to a level that electricity from utility-scale installations costs less than the mix of electricity acquired by wires-only utilities (called “standard offer service”).<sup>280</sup> Treating low-income households who get electricity bill assistance as a discrete group for solar energy acquisition would lower their bills at no cost to the State and allow assistance funds to help a larger number of families.
- *Community solar:* A community solar program would help households and businesses, which for one reason or another cannot install solar on their properties, purchase or lease a part of a larger community installation that is built elsewhere. Maryland has instituted a pilot community solar program to test the parameters for wider implementation.<sup>281</sup>

In our energy justice report, we recommended universal solar access on the principle of community choice aggregation for a number of reasons, including the fact that it could provide all low-income households with the benefits of solar energy in a manner which would reduce their electricity costs. This could be done essentially at no cost to the State or to other Maryland ratepayers. The principle can be extended to cover wind energy as well. Of course, such acquisition would be conditioned on the renewable energy being cheaper than standard offer service.

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<sup>278</sup> NYSERDA 2016

<sup>279</sup> Makhijani, Mills, and Makhijani 2015, Chapter III, Section C, and Chapter VI.

<sup>280</sup> The economics of solar are evolving rapidly and are complex. Maryland does not need to subsidize utility-scale solar for it to be lower cost than standard offer service. However, there is a 30 percent federal investment tax in place currently. It will start declining at the end of 2021 and go down to 10 percent after 2023. (SEIA 2016) Accelerated depreciation is available for a wide variety of investments including solar energy. See IRS Pub 946 (2015), Section 4. With these and the declining cost of solar, the price of electricity from competitively procured utility-scale solar and even larger installations of one or two megawatts should continue be lower than current typical standard offer service prices (about 8 cents a kilowatt-hour for Pepco from October 1, 2016 until May 31, 2017) unless the cost of standard offer service declines significantly. (Pepco 2016)

<sup>281</sup> Maryland PSC 2016, p. 7, and Maryland PSC RM56 2015-2016

As is well known, low-income households have little or no access to solar energy for a complex mix of reasons, including the fact that they are low-income households (i.e., without the upfront cash needed for solar) and that most are renters (i.e., without access to a place to install solar). Figure VIII-2 shows data from Arizona, California, and New Jersey on the income groups that have rooftop solar installations.

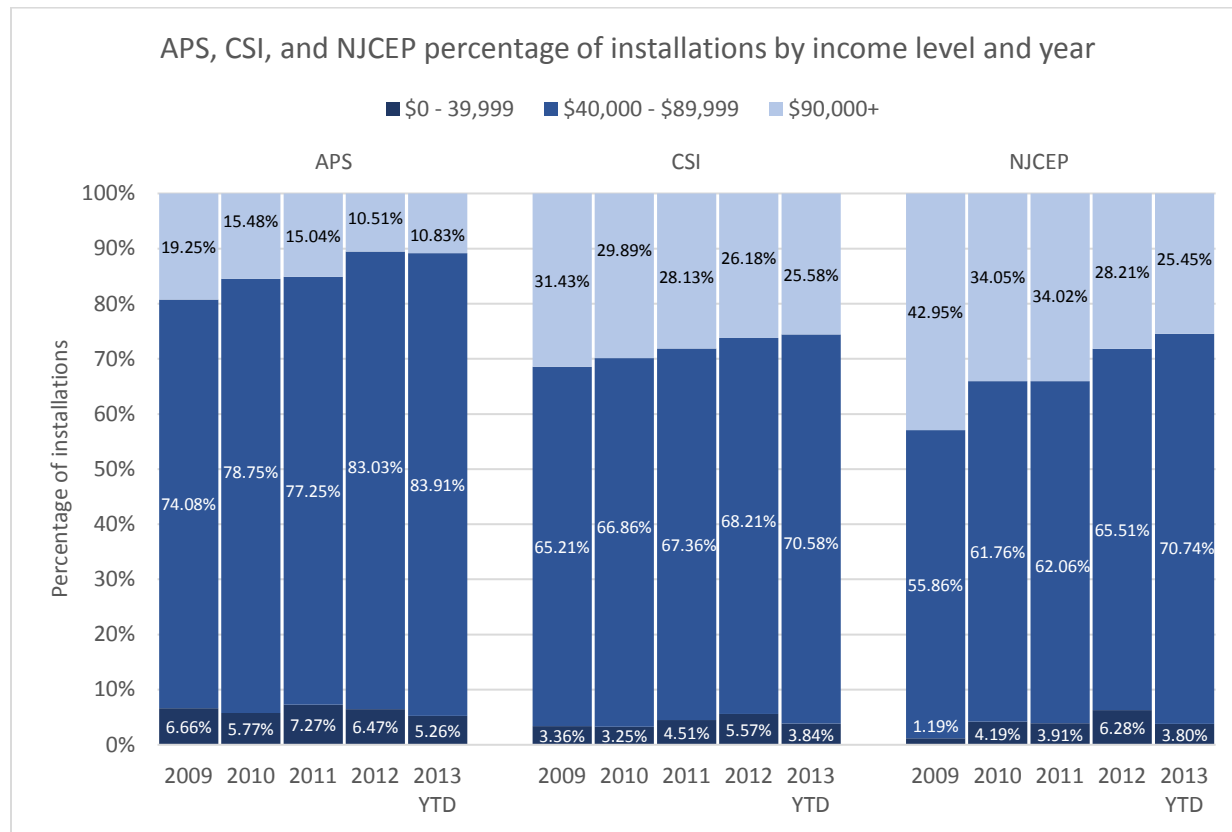


Figure VIII-2: Income distribution of households installing solar in the 2009-2013 period (APS = Arizona Public Service (17,162 installations in 187 ZIP codes); CSI = California Solar Initiative (80,440 installations in 1,275 ZIP codes,); NJCEP = New Jersey's Clean Energy Program (17,987 installations in 562 ZIP codes). Source: Recreated from Hernandez 2013, Figure 3 (p. 4) and p. 7. This report, *Solar Power to the People: The Rise of Rooftop Solar Among the Middle Class*, by Mari Hernandez, was published by the Center for American Progress.

In reviewing Figure VIII-2 it is important to note that the federal poverty level for a family of four in 2013 was only about \$23,000, compared to the below \$40,000 at which solar access was found to be very low in the states studied.

The answer to the problem of unequal access to the benefits of solar energy is not to shut the door on those who have that access, but to create reasonable and achievable paths for those who don't.

In addition to outcome-oriented equity, there is also process-oriented equity. The issues of ownership of energy resources and equitable access to opportunities, given the differential in incomes and home ownership, need to be systematically considered in the context of the grid-of-the-future. The extra effort needed to make utility data and information accessible and understandable to consumers,

including low-income consumers, as new opportunities arise, is all the more important in the context of a transition to the grid-of-the-future.

For instance, community solar beyond Maryland's pilot program would, in principle, create opportunities for all to invest in solar energy to meet their energy needs. But in the absence of financing in the context of the real-world situations of low-income households, these opportunities will be accessible to only a few.

Representatives of community organizations who advocate for low-income households and distributed ownership should be provided with the resources to intervene in public proceedings where grid-of-the-future issues are considered. The safeguards provided by the Office of People's Counsel are critically important. But energy democracy can and should go much farther in its inclusiveness, with due consideration to the imbalance in resources between members of the public, small organizations, and the utilities that appear before the PSC. The PSC should also consider evaluating the fairness and equity of its own proceedings by the outcomes as they relate to conversion of opportunities to favorable outcomes for people with limited means, including low-income households.

### **i. Long-term: AEP-Plus-Transportation**

Household energy costs today occur in two or three separate bins: an electricity bill, a natural gas, fuel oil, or propane bill (for homes that are not all-electric), and transportation-related energy costs – almost always in the form of payments for gasoline or diesel fuel. The first two go under the general rubric of “household energy costs”; the fraction of gross income spent in a household called “energy burden.” The Affordable Energy Program (also known as the percentage of income payment program) is designed (among other things) to limit this household energy burden to six percent with the rest being covered by assistance.

Transportation-related fuel costs are highly variable – more so than any other element of household energy cost. On average, for all households, transportation fuel costs were about \$1,000 or about 2 percent of household income in 1999. They rose to about \$2,700 or about 4 percent of income in 2008, fell to 3 percent in 2009 (due to the recession) and rose again to 4 percent by 2012.<sup>282</sup> They have been going down in 2015 and 2016 due to falling crude oil prices. At \$2,000 per year, the transportation fuel cost burden for a three-person low-income household at poverty level would be roughly 10 percent,<sup>283</sup> or over three times the expected 3 percent or so on average.<sup>284</sup>

In a system with electrified cars, the transportation fuel bill would be (i) much lower (since electric cars are much more efficient) and (ii) would be integrated with the electricity bill to the extent that cars are charged at home. Electric cars can only fully replace petroleum-fueled cars if they have adequate range (see Chapter V); in this context they would be likely to be charged at home, but not always. Thus, in the long-term, the Affordable Energy Program would likely have to be adjusted to accommodate electric cars:

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<sup>282</sup> EIA Today in Energy 2013

<sup>283</sup> The poverty level for a three-person household in 2016 is \$20,090. (Federal Poverty Level 2016)

<sup>284</sup> Estimated by IEER based on 4 percent burden being \$2,700 in actual fuel expenses in 2008.

- The percentage of their income that low-income households would pay for an integrated household-plus transportation fuel cost would be increased from 6 percent to some higher value to reflect the larger mix of fuels and expenses being covered by the program;
- Adequate account will need to be taken in order that the program does not discriminate against, but rather encourages, public transport.
- Low-income households must have convenient options, such as pre-paid cards with reasonable (or zero) fees, for payment at public charging stations, to allow for cases where people do not have credit cards or prefer not to pay by credit.

## ii. Broadband access

Additional efforts will have to be made to level the playing field as the grid-of-the-future becomes a reality. As noted, communications capability will be essential to take advantage of the opportunities for offering demand response and other ancillary services to the grid. If, as we recommended in our prior reports, heating is electrified using efficient technologies,<sup>285</sup> demand response opportunities would be even wider than they would be with natural gas or fuel oil heating, which account for about two-thirds of home heating systems in Maryland. In fact, demand response could become an important method for low-income households to reduce their electricity bills. However, it will require suitably equipped homes – smart outlets, thermostats, and efficient appliances. Broadband access and the smart devices to control energy use will be needed. Education efforts to enable low-income households (and not only low-income households) to take advantage of the opportunities will also be needed.

It is critical to stress the point about broadband and/or smart device access. There are already stark differences in such access between income groups. In 2015, only 41 percent of households with annual income below \$20,000 had home broadband connections; another 21 percent had smart phones but no broadband. The comparable figures in the \$50,000 to \$75,000 income bracket were 80 percent and 10 percent respectively.<sup>286</sup>

Lack of broadband access already hampers access to government services, health information, and opportunities for learning. Cost is the single most common reason for not subscribing to broadband, cited by a third of non-subscribers with the cost of the computer being a barrier for an additional 10 percent.<sup>287</sup> It also hampers the opportunities for telework, which could be far more economically important to low-income families, since it would save transportation costs.

The lack of opportunities is likely to be aggravated with the advent of the grid-of-the-future in the absence of suitable public policies. For instance, rental codes and possibly other local, state, and federal regulations may need to be updated to include requirements for smart appliances when appliances are replaced. Incentives can be directed preferentially to units occupied by low-income renters or owned by low-income households. Specialized devices dedicated to energy-control opportunities could be made part of energy assistance. Software to enable smart phones to serve the functions of control of energy consuming devices already exist. Coordination between telecommunications and energy regulations will be important to protecting low-income households and ensuring that they have equitable

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<sup>285</sup> Makhijani and Mills 2015

<sup>286</sup> Horrigan and Duggan 2015, p. 2

<sup>287</sup> Horrigan and Duggan 2015, p. 4

opportunities to benefit from the grid-of-the-future and in telework, telehealth, etc. At a minimum, equity implies access to services at an affordable price. We recognize that the availability of opportunities does not ensure that people will take advantage of them. A significant education effort will also be needed, as is also the case with efficiency.

### 3. Energy democracy

Democracy is basically about control and choice; as a corollary, energy democracy is about control and choice in regard to energy supply and use. These choices must, of course, be within certain parameters for everyone who makes use of the common grid because they must be compatible with affordability and choice of others who share the commons of the grid and with the ability of the operators of the grid to maintain its reliability.

Until recently, the main thing in the control of households relating to energy was the extent of use. Even in that arena, much of the consumption relates to the nature of the structure, the efficiency of the appliances, the type of HVAC systems, and the efficiency of structures. These are normally not in the control of renters at all. Homeowners replace appliances over time and can (and do) choose higher efficiency devices, though low-income homeowners are generally at a disadvantage unless there are efforts to ensure equity in outcomes. Further, it is more complex to retrofit existing structures to make them more efficient and more costly to do so than building them well in the first place. That control belongs to builders, who currently have no systematic incentive or requirement to build the most efficient houses and to governments (federal, state, and local) who set building codes.

If democracy is about inclusion of all people, then equity must be a central principle; the rules must level the playing field in the context of recognizing the unequal economic, institutional, and information access power of the various parties. If all Marylanders are to partake of the benefits of a clean, affordable, and resilient electricity system, then programs and processes must systematically be oriented towards ensuring affordability and opportunity.

It is now possible for millions of people to become owners of electricity generation systems, notably of distributed systems, either directly on their own property or as part owners of community installations. But the specific situation of low-income households makes it difficult and, so far in Maryland, almost impossible to partake of the benefits of the ownership of community systems. In this context the principles created by the New York State Energy Democracy Alliance, paraphrased here in the Maryland context should be critical elements of energy democracy and the grid-of-the-future.<sup>288</sup>

- Racial and economic injustice and energy insecurity must be remedied “by targeting the benefits of state-funded energy efficiency and distributed renewable energy development to communities confronting those injustices.”
- The benefits of an efficient and renewable system must accrue to all Marylanders, “regardless of home-ownership status, location, race, wealth, or income.”
- “All institutions that make decisions for the public around energy or energy market development should create mechanisms to ensure widespread and meaningful participation in democratic decision-making, transparency, and public accountability.”

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<sup>288</sup> The first four bullet points are quoted from or paraphrased from the principles enunciated by the New York State Energy Democracy Alliance, at <http://energydemocracy.org/about>. (Energy Democracy Alliance 2015)

- Creation of good jobs and economic opportunities “for local people often left out of economic opportunities, including people of color, youth, women, formerly incarcerated individuals, refugees, immigrants, veterans, long-term unemployed and members of frontline climate-vulnerable communities” is essential if the benefits of a distributed and efficient energy system are to be equitably enjoyed.
- A just transition for workers and communities currently heavily dependent on the centralized thermal generation system is also essential for energy democracy. We address this issue in Chapter X.

As we have discussed, widespread adoption of distributed solar installations and other features of the emerging grid structure will require many changes to the way the grid is operated. It will also require change in the way utilities, other participants in the electricity market, as well as individual owners of electrical assets, including solar installations, are compensated. Transparency is essential to energy democracy in this context. Transparency includes:

- Availability of real-time data on the state of the grid, rates, and household energy use status as the system evolves to accommodate large fractions of variable solar and wind resources<sup>289</sup>;
- Openness of regulated utility information to the public before, during, and after the conclusion of regulatory proceedings;
- Transparency and full disclosure of data, prices, advantages and disadvantages of particular technology options, and contracts;
- Ensuring that renters and advocates for low-income households and economic and racial justice have the capacity to make use of the data to advocate for equity and for new opportunities beyond the current essential advocacy for all ratepayers, including low-income ratepayers, done by the Maryland Office of People’s Counsel.

Timely availability of regulatory information, a reduction of the cost barriers to intervene in cases for parties who have been granted standing, will become more important in the future. At the same time, ancillary benefits to the public, the environment, and taxpayers of an equitable and democratized grid-of-the-future that combines choice with affordability could be immense. We have argued, in our energy justice report, that just the reduction of homelessness that would accompany the adoption of the Affordable Energy Program would provide a large number of benefits beyond the realm of energy, both to low-income households and to taxpayers and society at large. Similarly, using the occasion of a transition to the grid-of-the-future to ensure broadband access could provide many non-energy benefits, including educational and employment opportunities and health information.

We will explore the net metering issue in some detail since it is at the heart of considerable debate and conflict in the electricity sector and since it is germane to the future of distributed generation.

#### 4. Net metering and the value of solar energy

Rooftop solar energy in the United States has generally been “behind the meter” and has been accompanied by a “net-metering” policy. When solar generation is less than or equal to the demand on site, the electricity produced is consumed entirely on site; it does not register on the meter – hence the

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<sup>289</sup> The general availability of real-time data will take time and investment. It becomes more important as smart appliances become more widespread and high penetration of variable resources increases the value of demand response.

term “behind the meter.” Also when solar output is less than on-site demand, the deficit is supplied by the grid at the same price as for other consumers. When solar output is more than demand the surplus electricity is exported for a price that is the same as the retail rate charged to the customer, at least in Maryland. The term “net metering” derives from these two features – the purchase price from the grid is the same as the sale price to the grid. The usual way of implementing this net-metering approach is that the meter goes forward – i.e., registers billable consumption – when solar generation is less than consumption; the meter goes backward – i.e., subtracts from billable consumption – when surplus generation is exported to the grid. “Virtual net metering” is a variant of net metering; in this case the solar installation is not literally behind the meter, but generation is credited to owners of the solar installation as if it were. Maryland’s pilot community solar program will avail itself of virtual net metering in which the equality of purchase and sale price is maintained.

Net metering is generally not used with utility-scale generation, where large-scale solar (or wind) installations feed all the electricity into the grid and sell it into the wholesale markets or to consumers with whom they have contracts for electricity supply at an agreed price. In such instances, the wires-only utilities collect their normal transmission and distribution charges from the consumer.

Net metering has provoked significant opposition from some utilities. They argue that the grid is serving as storage for the on-site solar, accepting generation at times of surplus and providing electricity during deficit periods. They argue that compensating exports of solar electricity to the grid at the retail rate is unfair to non-solar customers and that a lower (perhaps wholesale) rate should be credited.

The basic problem, as discussed, is that under the present business model, wires-only utilities revenues depend on the amount of electricity sold (and for large commercial customers the maximum demand per month as well). Behind-the-meter solar generation reduces sales made by the utility and hence revenues. That is why there is general agreement that the business model of wires-only utilities must change as the amount of behind-the-meter solar grows to a large fraction of sales. The function of the wires needs to change in any case with millions of producers as well as consumers. Behind-the-meter solar production is therefore just one element of the transition, but one that is prominent and particularly contentious at the present time. The ability of consumers to produce their own electricity, currently usually done behind the meter, is also a principal aspect of emerging energy democracy. Both equity issues (fairness to consumers who do not have rooftop solar) and democracy require a reasonable resolution of how to compensate behind-the-meter generation.

An important example of opposition to net metering can be found in the views of Exelon’s CEO, Chris Crane. Exelon owns BGE as well as PHL; it therefore distributes electricity to the vast majority of retail electricity consumers in Maryland. Mr. Crane has suggested that net metering should be replaced by a different, much lower, wholesale price for the portion of rooftop solar electricity sold to the grid. . In his remarks at a Resources for the Future forum in May 2014 (posted on the Internet), he said:

As I said earlier, if you put a solar panel on your roof, that is your choice. If you have excess power and want to sell that power back to the grid, that's fantastic for the grid. But what has to happen to enable that? The design of the system, the local distribution system, has got to handle the voltage fluctuations. They've got to be able to dispatch the power out and they've got to be able to dispatch the power in. There's a specific capacity need that each customer has. If they've got a 200 amp service entrance on their house, that utility distribution system needs to be designed to provide them 200

amps at any instantaneous moment they want. Just because they put a solar panel on doesn't mean they're disconnecting from the grid. There's a dependency, but there should be an enabling on the grid to allow that and the consumer should be compensated at the wholesale price of energy.<sup>290</sup>

It is quite common for houses to have 200-amp service. To charge solar-producing customers for 200-amp service but not others would be clearly discriminatory. For instance, even heavier lines are often needed for multi-million dollar mansions. There is no additional charge for service up to 400 amps. All of them demand electricity at any moment they want, to the limit that the supply line allows. There is not a lower charge for people living in homes with 100-amp service. The electricity connection to the grid that is provided is covered by the fixed charge in an electricity bill, which generally "include[s] the costs of metering, billing, and payment processing."<sup>291</sup> It is the obligation of a distribution utility to provide a connection to customers on a non-discriminatory basis – that is part of the bargain on which the distribution monopoly is granted. Payment for electricity exported to the grid, whatever the rate, should not be confused with non-discriminatory provision of the service.

A special charge for some customers just because they have solar generation is discriminatory and divisive.<sup>292</sup> This was dramatically demonstrated in Nevada in 2015, when fixed charges were tripled for solar customers retroactively; the policy change caused a severe downturn in the solar industry in that state<sup>293</sup> and a political and economic upheaval that has not yet ended.<sup>294</sup> Such a policy would also put roadblocks in the way of developing distributed solar generation that is a critical element in the future grid that we need. For instance, distributed renewable generation is important for reducing emissions in a manner compatible with increasing grid resiliency.

It is widely acknowledged that calculating the value of the grid to rooftop solar and the value of solar to the grid and to customers who do not have rooftop solar is a complex issue that eventually needs to be resolved by moving to a more comprehensive set of considerations about distributed generation generally and solar generation in particular. The most important point in this context is that the value of solar is contextual. When there is little rooftop solar on the grid, the value may be very high. There are many benefits: from reduction of peak loads and transmission and distribution losses to reduction in air pollution, water use, and CO<sub>2</sub> emissions.

Maryland is not at the point where behind-the-meter solar generation is a significant economic issue.<sup>295</sup> A 2014 study done by Lawrence Berkeley National Laboratory estimates that at a distributed, "customer-sited" solar PV penetration of 2.5 percent of electricity use, the rate increase would only be 0.2 percent for a northeastern utility operating in an environment where generation has been deregulated.<sup>296</sup> This implies a bill increase of 30 or 40 cents per month.

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<sup>290</sup> Crane 2014, ca. min. 56:27 to 57:32

<sup>291</sup> Lazar 2014, p. 1

<sup>292</sup> Levying high fixed charges for all consumers would be very deleterious for low-income households and also be a disincentive for energy efficiency. Since wires-only utility revenue requirements are fixed by regulation, high fixed charges would mean lower per kilowatt-hour electricity rates, which would encourage consumption.

<sup>293</sup> Pyper 2015 and Shallenberger 2016

<sup>294</sup> Pyper 2016

<sup>295</sup> This and the following paragraphs on net metering are based on or taken from Makhijani 2015, unless otherwise noted. References to sources are found there.

<sup>296</sup> LBNL 2014, p. ix. The study used Massachusetts data in its calculations (Section 3.2).

Maryland's current law sets a goal of 2 percent solar by 2020. By September 2016, 508 megawatts of solar had been installed in Maryland of which 238 megawatts (47 percent) were residential and 207 megawatts (41 percent) were commercial; the rest was utility-scale, which is not net metered.<sup>297</sup> Net-metered electricity would correspond to less than 1 percent of Maryland's electricity sales, even if all the residential and commercial capacity were net-metered, a considerable distance from the 2.5 percent used in the Lawrence Berkeley National Laboratory study to estimate costs. Maryland's solar renewable energy credit system may produce somewhat higher costs than estimated in the Lawrence Berkeley study. Even so, the cost of distributed solar PV would be less than two dollars a month by 2020 for a typical residential customer, all other things being equal. Rather than abandoning net metering, increasing access to low-income households and adoption of the Affordable Energy Program are important instruments to protect low-income households during the transition to the grid-of-the-future.

Rooftop solar and, more generally, distributed solar are critical to a renewable energy future in Maryland that is also affordable and democratized. The value of solar as distributed generation grows will be contextual as will the value of all the other elements of the grid-of-the-future. As discussed previously, the value of solar to the grid would be greater if the inverter were able to supply power factor support and that support were controllable by the grid operator (directly or via an aggregator). Such an arrangement would produce value for the owner of the solar in the form of greater compensation for solar energy than were such support not available. Similarly, the value of solar to the grid is greater if it is accompanied by battery storage on the feeder on which the solar is located and the storage can be controlled by the grid operator. The owner of the solar may forgo the compensation (or lower rates) implied in such an arrangement by choosing to use the storage on the premises at will. In all cases, the value will depend on the amount of solar and storage on the distribution side of the grid and on the availability of the resource as a resource for the commons. In this sense, determining the value of solar is not different than determining the value of any other element that interacts with the grid.

For instance, the value of demand response is also similarly contextual. When is it available? What are the load characteristics? Can it be aggregated with other elements of demand response? How much overall demand response is available at a particular time?

Until the time that such questions are considered in the context of the transition to a grid-of-the-future, net metering can be left in place. In the context of low penetration of solar, net metering may even undervalue distributed solar electricity. A study commissioned by the Maine Public Utilities Commission on the value of solar energy to the grid concluded that it is very large – 18.2 cents per kWh in the first year, growing to more than 33 cents per kWh in subsequent years (levelized 25-year value).<sup>298</sup> The elements of that long-term levelized value can be seen in Figure VIII-3.

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<sup>297</sup> See SEIA Maryland 2016

<sup>298</sup> Maine PUC 2015, Figures ES-1 and ES-2 (pp. 5-6)

		Gross Value A	Load Match Factor x B	Loss Savings Factor (1+C)	Distr. PV Value = D
25 Year Levelized					
Energy Supply	Avoided Energy Cost	\$0.076		6.2%	\$0.081
	Avoided Gen. Capacity Cost	\$0.068	54.4%	9.3%	\$0.040
	Avoided Res. Gen. Capacity Cost	\$0.009	54.4%	9.3%	\$0.005
	Avoided NG Pipeline Cost				
	Solar Integration Cost	(\$0.005)		6.2%	(\$0.005)
Transmission Delivery Service	Avoided Trans. Capacity Cost	\$0.063	23.9%	9.3%	\$0.016
Distribution Delivery Service	Avoided Dist. Capacity Cost				
	Voltage Regulation				
Environmental	Net Social Cost of Carbon	\$0.020		6.2%	\$0.021
	Net Social Cost of SO <sub>2</sub>	\$0.058		6.2%	\$0.062
	Net Social Cost of NO <sub>x</sub>	\$0.012		6.2%	\$0.013
Other	Market Price Response	\$0.062		6.2%	\$0.066
	Avoided Fuel Price Uncertainty	\$0.035		6.2%	\$0.037
					\$0.337

Figure VIII-3: Components of the leveled value of solar electricity. Source: Adapted from Maine PUC 2015, Figure ES-2 (p. 6)

This is a far cry from being pegged at the avoided wholesale energy cost, which at about 8.1 cents per kWh is only about one-fourth the total estimated value. The reduced pollution alone is valued at more than that. There is a significant capacity value (avoided capacity costs); the elimination of fuel cost risk (“avoided fuel price uncertainty”) is also a significant benefit.

However, a number of the benefits are social, health, and environmental benefits. Most are not monetized in the current regulatory system. Valuing solar energy in this way would take significant regulatory changes. We are not arguing for those changes to be made in Maryland’s net metering system. Rather, this study is cited to show that for the coming years, Maryland can maintain and expand its net metering policy as it pursues the equitable rules for the grid-of-the-future. Lazar 2014 has proposed a “minimum bill” approach that is something of a compromise between increasing fixed charges and net metering. The minimum bill is higher than the usual fixed charge, but also includes a small initial block of electricity.<sup>299</sup>

It is likely that real-time rates that include compensation for ancillary services would provide the most efficient overall scheme. Equity considerations necessitate that an Affordable Energy Program be into place as a critical safeguard for low-income households under all scenarios and should be pursued

<sup>299</sup> Lazar 2014, Table 1

proactively. That path will allow Maryland to pursue a grid structure that will meet the criteria of equity, reliability, and affordability, even as emissions are lower and the system transitions to a democratized one that has many more affordable choices than are available today. Given the huge stakes, there is of course a special need here for an open and participatory resource planning process (including non-governmental and utility stakeholders) as the changes needed for a grid-of-the-future are put into place.

But given that solar penetration is low in Maryland and that a grid-of-the-future proceeding has been initiated by the Maryland PSC,<sup>300</sup> there is no reason to make a change to the State's net metering policy. Behind-the-meter generation will be just one element among many in the redesign of the grid-of-the-future.

## 5. Structure of electricity system management

A grid with a larger number of distributed generation, storage, and demand response elements will need technical and economic resource management in the distribution system that will be much more sophisticated and structured than at present. At the same time, large-scale resources, such as wind farms and utility-scale solar sold in interstate markets may require a reworking of the structure of the wholesale electricity market because both wind and solar have no fuel costs or maintenance costs that vary with the amount of generation. Rather, fuel costs are zero, and maintenance costs tend to be fixed according to the size and type of system.

Managing thousands of generating stations and ensuring that the electricity arrives at every one of millions of consumption points at the exact time it is demanded – that is, when the switch is turned on – and is disconnected at the exact time when the switch is turned off – requires a complex technical and economic structure managed by Regional Transmission Operators (RTOs), like PJM. RTOs manage the high-voltage side of the electricity grid.

On the distribution side of the system, there are mainly consumers who use electricity at low voltages. The complexity of the system on the consumer side of the system is increasing significantly; indeed it will become more complex when there are millions of prosumers, who have rooftop solar, batteries, demand response capabilities, and the capacity to provide ancillary services. As we have discussed, managing this complexity will require a communication system working in parallel with the power system. Institutionally, the power and communications system on the distribution side of the grid will need to be managed by one or more entities similar to an RTO. Such an entity is called a distribution system operator (DSO), which is

...the entity responsible for planning and operational functions associated with a distribution system that is modernized for high levels of DERs [Distributed Energy Resources]. The term DSO is not intended to imply the need for a different entity from the existing utility. Although the term is becoming more widely used in industry discussions, it does not yet indicate a single, well-defined business model, organizational structure or complete set of functional capabilities, nor does it need to. Rather, we adopt the term DSO simply to recognize that distribution operations of the future will have some functional capabilities beyond those of utility distribution operators today, if for no other reason than to be able to plan and operate the system reliably with large

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<sup>300</sup> Maryland PSC Grid 2016

amounts of diverse DER and multi-directional energy flows. Depending on policy choices in each jurisdiction, the DSO may be limited to the minimal functions needed for high-DER operations, or may expand to a more proactive role in guiding DER deployment to meet locational needs or facilitating or “animating” markets for DERs and prosumer energy-related transactions.<sup>301</sup>

Pricing of electricity supply today takes into account supply from large generating stations. A critical consideration in the order in which generation resources are selected is the price at which they are offered on the market.<sup>302</sup> Marginal cost – the added cost of generating a kilowatt-hour of electricity, once the generating system has been built – plays a large role in dispatch order in order to provide consumers with the lowest cost at a given level of reliability. In fossil fuel and nuclear generating stations, which provide the bulk of the electricity supply at present, marginal cost is determined by fuel cost and the added cost of maintaining the generating station if it is used to generate more electricity. In addition there are fixed costs of operations. This is much like the cost of operating a car, where there are fuel and added maintenance costs when it is driven (like gasoline, more frequent oil changes, and tire wear) compared to the fixed costs like insurance and motor vehicle licensing fees that must be paid whether the car is driven or not.

Further, electricity follows complex and varying routes from generating station to millions of consumers depending on the amount of electricity being demanded at any time, the various places where it originates, and the transmission nodes it must pass through. Just as water travels from higher pressure to lower pressure till it comes out of the tap, electricity cascades through the transmission system from slightly higher voltage to lower voltage passing through a variety of nodes. If certain points in the system become congested, transmission losses increase, voltage drops, and, if congestion is too great, the system may break down. Managing these flows is a central task of RTOs. They are aided in this by a system of congestion pricing, called “locational marginal pricing” (LMP). This is like varying the toll on a road according to the amount of traffic on it at any given time. These costs can be substantial especially for low-income households. For instance, Maryland consumers served by regulated distribution (wires-only) utilities had to pay congestion charges of about \$304 million, \$114 million, and \$215 million in 2011, 2012, and 2013 respectively.<sup>303</sup> On average, residential consumers would pay about \$40 each year in their electricity bills just for congestion charges.

Solar and wind generation have zero fuel cost and essentially no variable operations costs. The maintenance requirements are fixed by the size and type of system. Thus, the marginal cost of generation is zero. The patterns of congestion and therefore congestion pricing patterns will change as well. Wholesale electricity pricing on the high voltage side, as managed by PJM, will have to take account of the supply from large-scale generating stations, like offshore wind farms. Those prices will be affected by how much electricity is being generated on the distribution side of the system and where in the system the distributed generation (like rooftop solar) is located.

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<sup>301</sup> De Martini and Kristov 2016, p. vi

<sup>302</sup> The price of supplying electricity includes, among other things, the cost providing a firm commitment in advance that capacity will be available.

<sup>303</sup> Maryland PSC Plan 2014, Table 12 (p. 30)

Finally, the procuring large amounts of wind and solar electricity will be more economical if project developers can secure long-term contracts (ten years or more) for sale of the electricity at predetermined prices (with or without escalation over time). If that approach is adopted, it would will require significant changes to how electricity is procured, since present patterns of electricity purchases are on much shorter time scales.

The transition to a grid-of-the-future with significant distributed resources, supplied mainly by variable generation, will be a complex affair and will require many changes to all aspects of the electricity system. In other words, the different technical structure of the grid-of-the-future will require a corresponding economic, regulatory, and institutional model that is adapted to the new technical structure.

## IX. Economic considerations

We have done a comprehensive cost assessment of the Climate Protection Scenario in 2050. We have compared this to 2011 costs, in absolute terms, as well as relative to the size of the Maryland economy. We have also projected a “business-as-usual” case, using details in the Energy Information Administration 2015 Annual Energy Outlook Reference Case.

It is very important to note that we do not attempt to quantify the severe damage due to climate disruption and continued use of fossil fuels that would occur in the business-as-usual case. Nor do we impute monetary costs to air and water pollution and GHG emissions for the purposes of comparison. The main reason is our central cost finding: *it makes economic sense to transition to a low-emissions energy sector and an emissions-free electricity sector independently of climate considerations because the overall cost of doing so is lower than the business-as-usual case.* All of the other benefits are a huge bonus that derives from the boldness to make the decision to create an essentially emissions-free energy sector and a completely renewable, emissions-free electricity sector. Put another way, the overall cost of decarbonizing the energy sector by about 90 percent is negative. The main issues relate to the distribution of the costs and benefits – we must ensure that communities and workers in fossil fuel industries are protected in advance of the negative impacts of the transition affecting them and that all people in the Maryland, including low-income households, can benefit from the lower costs.

### 1. Cost details

The components of cost for the three primary energy sources include:

- i. Solar electricity generation, both distributed and utility-scale (which may be in rural or urban areas);
- ii. Wind energy – onshore (in Maryland and elsewhere in the Eastern Interconnection) and offshore wind;
- iii. Existing hydropower from the Conowingo dam.

Other electricity sector related costs include investments in:

- i. Peaking generation using light-duty fuel cells;
- ii. Renewable hydrogen production using electrolysis;<sup>304</sup>
- iii. Batteries for electricity storage, including but not limited to storage in microgrids, and to provide other ancillary services like voltage and frequency support;
- iv. Combined heat and power systems using renewable hydrogen as fuel;
- v. Demand response;

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<sup>304</sup> There are many methods of producing hydrogen from renewable resources. In this report we have used electrolysis of water, since it is a developed technology and near-term (2020) and cost estimates for both centralized and distributed generation have been published. We assume distributed hydrogen production. Centralized production is cheaper but requires transportation infrastructure (trucks, rail, and pipelines) to bring it to the point of use. We have included the cost of compression of hydrogen produced in a distributed manner. We do not envision very small-scale residential production here. Rather it would be medium-scale production on the order of one or two metric tons per day. The use of hydrogen is envisioned in three ways -- in industry, for peaking generation in relatively large-scale installations, and for commercial and industrial combined heat and power plants.

- vi. Smart grid investments;
- vii. Upgrade of distribution infrastructure to accommodate electric vehicles;
- viii. Electric transportation system infrastructure.

*No central station thermal generation is required.*

Extensive efficiency investments are also included:

- i. Conversion of almost all residential fossil fuel use to efficient electric systems;
- ii. Significant commercial space heating would use CHP; 70 percent of the rest would be converted to efficient electric systems;
- iii. Weatherization of residential and commercial buildings;
- iv. Industrial sector direct fuel use efficiency investments;
- v. Partial conversion of industrial sector fossil fuel use to renewable hydrogen.

For projecting costs we have chosen to take a “conservative” approach to start with – that is, we initially assume costs that are higher than technological trends indicate for the 2020-2050 period when the vast majority of investments will need to be made; we then do a sensitivity analysis to estimate a range. One important assumption in this regard has been to calculate solar and wind generation costs without tax credits or accelerated depreciation. Specifically, the higher, 30 percent federal investment tax credit for solar expires in the early 2020s; however, present U.S. law, dating back to 1986, allows a 10 percent investment tax credit without any sunset date as well as accelerated depreciation known as the Modified Accelerated Cost Recovery System (MACRS), which covers many kinds of business investments, including renewable energy.<sup>305</sup> We have assumed zero investment tax credit and zero accelerated depreciation in our initial calculation. We use U.S. cost estimates, except for offshore wind energy, which is in its nascent stages in the United States, but well established in Western Europe, though still in early stages of commercialization compared to onshore wind energy.

We use today’s costs for onshore wind energy, which is a relatively mature technology, even though it is still evolving in the direction of lower costs. The same is true of advanced heat pump technology – notably cold climate heat pumps. We use near-term cost projections for solar energy where costs are declining steadily and even for batteries, where costs are declining very rapidly and are likely to be much lower in 10 or 15 years (see Figure VII-22).

Our approach results in a robust basic conclusion regarding the relative costs of the business-as-usual scenario and the Climate Protection Scenario. A more realistic consideration of costs would, in general point to lower costs for the Climate Protection Scenario. This is the topic of the sensitivity analysis included in this chapter.

The costs of the energy system in 2050 are shown below in a series of tables. All costs are in constant 2011 dollars. Totals are rounded to the nearest ten million or nearest hundred million dollars as indicated.

- Table IX-1: Energy system costs, for 2011, Business-as-Usual Scenario 2050, and Climate Protection Scenario 2050, million 2011 dollars per year

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<sup>305</sup> For MACRS summary see DSIRE Federal 2016, Depreciation, and for the investment tax credit see DSIRE Federal 2016, Business ITC. The investment tax credit is not available for large wind turbines (more than 100 kW).

- Table IX-2: Energy sector cost: overall economic context and the Gross State Product, for 2011, Business-as-Usual Scenario 2050, and Climate Protection Scenario 2050
- Table IX-3: Electricity sector, annual cost details, Climate Protection Scenario 2050, million 2011 dollars
- Table IX-4: Cost of electricity generating system components, Climate Protection Scenario 2050, (cost numbers are in 2011 dollars)
- Table IX-5: Efficiency expenditures, annual, in million 2011 dollars
- Table IX-6: Electric vehicle charging infrastructure costs, annual (cost numbers are in 2011 dollars)

Table IX-1 shows the major components of the cost of the energy system in the Climate Protection Scenario and in the business-as-usual scenario. The costs of the latter are based on a simple projection of various components of energy use and Energy Information Administration prices of fuels and electricity as projected for 2040, extended out to the year 2050.

Table IX-1: Annual energy system costs, for 2011, Business-as-Usual Scenario 2050, and Climate Protection Scenario 2050, million 2011 dollars per year (rounded to nearest \$100 million)

	2011	2050 Business as Usual	2050 Climate Protection Scenario
Electricity generation (all uses, including transportation), T&D, storage, and smart grid (Note 1)	\$8,300	\$15,000	\$15,400
Energy efficiency and demand response relative to BAU (includes HVAC conversions from fossil fuels to electricity) (Note 2)	\$0	\$0	\$7,100
RCI direct fuel use (includes industrial H <sub>2</sub> in Climate Protection Scenario) (Note 3)	\$3,200	\$5,400	\$1,400
Transportation direct fuel use and electric transport infrastructure (for CPS) (Note 4)	\$11,800	\$12,800	\$2,800
Road maintenance revenue to replace BAU transportation fuel taxes (Note 5)	\$0	\$0	\$500
Affordable Energy Program and Community and Worker Protection Fund (Note 6)	\$0	\$0	\$400
<b>Total</b>	<b>\$23,300</b>	<b>\$33,200</b>	<b>\$27,700</b>

Source: IEER

Note 1: Includes all elements of the electricity generation system, storage, losses, cost of hydrogen used in electricity generation (including hydrogen storage), demand response, capacity needed to maintain a reserve margin, efficiency investments, investment in smart grids. Total may not add up due to rounding.

Note 2: Smart grid investments were estimated from national investment estimates made by the Electric Power Research Institute. (EPRI 2011, Table 1-1 (p. 1-4)) We took the average of the low and high estimates and estimated the Maryland share based on its share of the national population.

Note 3: Fossil fuel costs for BAU and CPS in 2050 per million Btu are from the 2015 Annual Energy Outlook. We used the AEO Reference Case costs for 2040 escalated by the real dollar growth rate for 10 years more for BAU and the low oil price case for CPS because there would be very low demand for fossil fuels in the latter case. Data are at <http://www.eia.gov/forecasts/aoe/data/browser/#/?id=3-AEO2015&region=1>

[2&cases=ref2015~lowprice&start=2012&end=2040&f=A&sourcekey=0](#) (EIA AEO 2015, Table). In the CPS scenario, some fossil fuel use is displaced by renewable hydrogen (produced using electrolysis). The electricity costs of the hydrogen for industrial use are included in the first row showing electricity production cost. The rest of the cost, \$2,400 per metric ton, is from DOE FCT 2011-2020 (p. 3.1-11).

Note 4: The electricity costs for transportation in the CPS are included in the top row showing electricity costs. Direct primary fuel use is included in this line for 2011, BAU, and CPS. The CPS cost on this line also includes the cost of electric transportation infrastructure and corresponding distribution system upgrades. The EIA Reference Case is used for BAU and the low oil price case is used for CPS. Data are at <http://www.eia.gov/forecasts/aeo/data/browser/#/?id=3-AEO2015&region=1-2&cases=ref2015~lowprice&start=2012&end=2040&f=A&sourcekey=0> (EIA AEO 2015, Table).

Note 5: Taxes on fuel are included in direct fuel use costs in the BAU case; they are a separate line item in the CPS because on-road transportation would be electrified and taxation of electricity for transportation is not assumed or recommended. The revenues needed for road maintenance, etc., could be raised through a charge per vehicle mile, vehicle registration fees, or a combination of the two approaches.

Note 6: We assume that low-income households would be protected from increases in energy bills by enactment of an Affordable Energy Program. The marginal costs for such a program at double the rate of 2013 participation are included. Also included in this line item is about \$200 million per year for community and worker protection to create jobs in communities that now depend on fossil fuel and nuclear technologies and to have payments in lieu of taxes paid by large fossil fuel and nuclear power plants to support local budgets.

It is important to note that Climate Protection Scenario includes \$400 million per year for an Affordable Energy Program for low-income households and for the Community and Worker Protection Fund, even in the year 2050. If the transition is carried out equitably and justly for low-income people and for communities now dependent on fossil fuels, such funds may not be needed. We have included them to show that as the use of fossil fuels goes down, some method of raising revenues may still be needed for these purposes. It is not necessary that they should come from the energy system, but it is appropriate to show them as part of the cost of the energy system. We have not included either the Affordable Energy Program or a Community and Worker Transition Fund in the business-as-usual scenario.

Table IX-2 shows the costs of energy in the context of the overall economy of the State of Maryland. We assume a state-wide economic growth of 2 percent per year in both the BAU and CPS cases. The table shows energy costs as a fraction of Maryland's Gross State Product. We also compute the economic output per million Btu of primary energy input; this provides an economic measure of the efficiency of energy use. External costs, such as damage from climate change, air pollution, ill-health, etc. are not included in this table. Further, the reduction in costs in the CPS due to the Affordable Energy Program, which would be expected to reduce shelter and medical costs associated with homelessness are not included.<sup>306</sup> Some of the savings in energy costs may be plowed back into the purchase of more energy services. However, this would have a minor effect on the amount of electricity required. Specifically, the savings in energy expenditures in the Climate Protection Scenario would be about \$5.5 billion per year in 2050. If spent on the typical mix of the GSP, 3.95 percent of the savings, or about \$200 million (rounded) would be on energy services compared to the total estimated above of \$27,700 million. On this basis, we may estimate that the effect on the demand for energy services due to the higher disposable income created by the savings in energy expenditures would be less than one percent. This

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<sup>306</sup> For an evaluation of the non-energy benefits of the Affordable Energy Program, see Makhijani, Mills, and Makhijani 2015, Chapter VIII.

is less than the uncertainty in the cost calculations (See Section 2 below in this chapter) and can therefore be ignored.

Table IX-2: Energy sector cost: overall economic context and the Gross State Product, for 2011, Business-as-Usual Scenario 2050, and Climate Protection Scenario 2050

	2011	2050 Business as Usual	2050 Climate Protection Scenario
Maryland GSP, constant 2011 million \$ (Note 1)	\$323,100	\$699,500	\$699,500
Total annual energy system costs, constant 2011 million \$ (Note 2)	\$23,300	\$33,200	\$27,700
Fraction of Gross State Product spent on energy	7.20%	4.74%	3.95%
Total primary energy use, trillion Btu (Note 3)	1,418	1,570	551
Economic efficiency of energy use, GSP \$/million Btu	\$228	\$446	\$1,270
Energy expenditures as fraction of 2050 BAU	70%	100%	83%

Source: IEER

Note 1: Gross State Product for 2050 calculated from 2011 GSP using a real growth rate of 2 percent per year.

Note 2: See Table IX-1 above.

Note 3: See Table VII-7, in Chapter VII, Section 4.

Table IX-3 shows the details of electricity sector costs, including generation, demand response, efficiency, electric transportation infrastructure, battery storage, and smart grid investments in constant 2011 dollars. This table provides details of the major cost elements in the 2050 Climate Protection Scenario energy system.

Table IX-3: Electricity sector, annual cost details, Climate Protection Scenario in the year 2050, million 2011 dollars per year (rounded to the nearest \$100 million)

Electricity generation cost (Note 1)	\$9,900
Efficiency, demand response, and heating conversion costs	\$7,100
Transmission, distribution costs (includes taxes and charges) (Note 2)	\$3,600
Electric transportation costs (Note 3)	\$1,900
Battery storage costs (Note 4)	\$1,100
Smart grid investments, annual (Note 5)	\$800
<b>Total</b>	<b>\$24,400</b>

Source: IEER.

Note 1: See Table IX-4 below for details

Note 2: At \$50 per MWh. Smart grid and storage investments are separately included.

Note 3: For charging infrastructure and added costs of distribution system upgrades to accommodate electric vehicles. Normal distribution costs are included in the Transmission, distribution costs line.

Note 4: Battery capacity of 50,000 MWh (12,500 MW) in 2050. Cost per MWh of \$100,000 for the battery and electronics was estimated as the cost around 2030 from Naam Storage 2015, Scott and Simon 2015, footnote 3 (p. 5), and availability in 2016 of a zinc-hybrid grid storage battery at \$160 per kWh and 4 kWh of storage per kilowatt of capacity (Eos Energy Storage 2016). Power conversion equipment cost was taken as \$300,000 per MW for the mid-2020s, including power conditioning equipment, based on Roselund 2016. The overall cost is then about

\$210,000 per MWh. This cost is much higher than the costs of battery storage for the 2030-2050 period implied in Naam Storage 2015.

Note 5: Total national investment over 20 years was estimated between \$378 billion and \$476 Billion. We used the average of \$427 billion and calculated the annual cost using a cost of capital of 8 percent and applied it on a per person basis to the population of Maryland. (EPRI 2011, Table 1-1 (p. 1-4))

Further breakdown of generation system components is shown in Table IX-4. The solar and wind costs do not include any investment or production tax credits (after 2030) or the Modified Accelerated Cost Reduction System (MACRS). A 10 percent investment tax credit is included until 2030. It currently has no expiry date. Our levelized costs are also higher than projections for the mid-2020s and beyond, based on the rapidity of the growth of solar energy capacity and the pace of cost declines in an industry that is still maturing. We will address these issues when we consider sensitivity of cost to our assumptions in Section 2 below in this chapter.

Table IX-4: Cost of electricity generating system components, Climate Protection Scenario 2050 (in 2011 dollars)

	\$/MWh (except H2 is per mt)	MWh (except H2 is in mt)	Cost, million \$
Solar PV (mix of utility-scale and distributed) (Note 1)	\$68	55,064,426	\$3,720
Onshore wind (Note 2)	\$54	27,634,397	\$1,500
Offshore wind (Note 3)	\$92	23,004,194	\$2,120
Hydropower (Note 4)	\$46	1,720,203	\$80
Combined Heat and Power, excluding fuel (Note 5)	\$131	2,970,904	\$390
Fuel cell or gas turbine, includes 15% standby, excluding fuel (Note 6)	\$645	1,176,745	\$870
Cost of hydrogen (\$/mt, mt, and total \$) for use in CHP and peaking generation (Note 6)	\$3,873	305,970	\$1,180
Total (may not add up due to rounding)			\$9,860

Source: IEER

Note 1: Weighted average of distributed generation and utility scale and pre-2030 (12,000 MW) and post-2030 (24,000 MW) solar installations. Distributed generation assumed to be fixed-tilt; utility-scale assumed to be single axis tracking. We assume that the SunShot program goal of \$1 per watt for utility-scale installations will be met by 2020 and that costs would decline further to \$0.75 for installations built after 2030. (DOE 2012 SunShot, p. xix). A ten percent investment tax credit was included for pre-2030 installations; no tax credit was assumed for post-2030 solar facilities. The DOE SunShot Program has set even more ambitious goals for 2030 than we have assumed: \$0.03/kWh for utility-scale solar, \$0.04/kWh for commercial-scale solar, and \$0.05/kWh for residential solar. DOE SunShot 2016. On this basis, the cost of solar would be 40 to 50 percent lower than the estimate we have used for the Climate Protection Scenario.

Note 2: Onshore wind energy capital cost from DOE Wind 2015, p. 6. We have used current costs since this is a mature technology, though costs are still decreasing. Operation and maintenance costs are from EIA AEO 2015, Levelized Costs, Table 1 (p. 6).

Note 3: Costs of offshore wind are declining rapidly in Western Europe as turbine size and other aspects of the technology improves. We have used \$92 per MWh based on the latest wind farm bid off the cost of Holland ("Borssele 1&2" wind farm, 700 MW total (Wind Energy Update 2016)). The levelized cost is estimated at 68 euros per MWh, the bid price was 72.70 euros per MWh. The levelized cost, including underwater transmission to shore, was estimated at 82 euros/MWh or about \$92/MWh, using the September 27, 2016, exchange rate of \$1.125 per

euro. We assume an offshore wind farm turbine life of 25 years and also that post-2025 U.S. costs will be about what they are for the lowest cost European project as of the date of publication of this report. Until 2030 we use higher costs, since the United States is still in the nascent stage of building offshore turbines. We have used a German assessment (Hobohm et al. 2013, p. 13), in which costs in 2023 are estimated in the 3,000 to 3,500 euros per kW range. We have used \$4,000 per kW. For 2030, we used operation and maintenance costs from EIA AEO 2015, Levelized Costs, Table 1 (p. 6).

Note 4: Hydropower costs are for generation from the existing Conowingo dam. (FERC 2015, Table 4-6 (p. 348))

Note 5: CHP costs do not include fuel. The hydrogen costs are separately accounted for. See Note 6 to this table. Capital costs of \$1,600 per kW are from Wei et al. 2014 (p. iv) and operating costs are estimated from EPA CHP Partnership report (EPA CHP 2015). CHP plants are operated when there are heating and/or cooling needs. The capacity is available as standby at other times; partial capacity would be available to the grid at almost all times.

Note 6: This item is for meeting the balance of electricity demand remaining. It could consist of light duty fuel cells, such as those planned for fuel cell motor vehicles, since the duty cycle would be light (capacity factor 3 percent in our model). The fuel would be renewable hydrogen.

The specific mix of solar, onshore, and offshore wind is for the purposes of estimating the electrical resources needed for a reliable system and the costs of the various elements. With existing or near-term storage, solar, and wind technologies, an approximate balance between wind generation on the whole and solar generation on the whole is needed for winter and summer seasonal balance. Such a balance reduces the frequency of prolonged periods with low generation, during which the demand response and storage, including battery storage, and or other forms of storage, and peaking power supply, would meet demand. In Chapter XI, Section 5, we discuss the ways in which future developments in solar, storage, and wind technology could allow a change in the solar/wind balance with a greater emphasis on distributed solar generation.

Table IX-5 shows the details of efficiency costs. Building envelop improvements and conversion of fossil fuel heating systems to efficient electric systems are the largest cost items.

Table IX-5: Efficiency expenditures in the year 2050, in million 2011 dollars

Residential space heating conversions + building envelope improvements (Note 1)	\$2,270
Residential appliance efficiency (Note 2)	\$800
Commercial space heating conversions (Note 3)	\$1,800
Commercial end-use efficiency, including building envelope improvements (Note 4)	\$1,950
Demand response (Note 5)	\$280
<b>Total</b>	<b>\$7,090</b>

Source: IEER

Note 1: McKinsey 2009, Exhibit 13 (p. 34). Costs have been doubled to account for utility incentives, audit expenditures, and incentives for audits. Total cost per existing structure: \$5,000.

Note 2: \$60 per MWh. Costs of the EmPOWER program up to 2015 have been in the \$35 to \$45 range per MWh (Lucas 2015, Slide 9). We have used a higher figure since initial efficiency gains are often focused in the simpler area of lighting improvements. The range of efficiency cost estimates in ACEEE 2014 (Table 6 (p. 23)) for large states is \$41 to \$73 per MWh with four of the five states evaluated (Illinois, Iowa, Pennsylvania and Wisconsin being under \$50 per MWh and New York costs being estimated at \$73 per MWh. These costs are program costs, and include participant (i.e., consumer) and utility costs for rebates, incentives, and administration.

Note 3: We use the same cost per unit energy converted for HVAC conversions as for the residential sector.

Note 4: We use the same estimate of \$60 per MWh as in the residential sector for electric efficiency cost. We escalate the commercial sector building envelope improvement cost according to total electricity used in that sector compared to the residential sector in 2011. Further, we assume that the heating and cooling loads would be reduced by 20 percent in the commercial sector, compared to 30 percent in the residential sector. This is an uncertain calculation. We address the uncertainty in the sensitivity analysis in Section 2 of this chapter.

Note 5: The cost of demand response is assumed to be set equal to the cost of peaking generation, estimated at \$642 per MWh, not including fuel cost (since no fuel is required for demand response).

The conversion to electric vehicles will involve significant investments in private and public charging infrastructure. Table IX-6 shows the annual costs that would be typical in the latter part of the 2030 to 2050 period. They include one private charging station for each electric vehicle as well as a large number of public Level 2 and Level 3 charging stations.

Table IX-6: Electric vehicle charging infrastructure details, cumulative and annual costs in the 2030 to 2050 period, in 2011 dollars

Item	Number	Cost per station, 2011 \$	Total cost, million 2011 \$
Personal stations (Note 1)	4,900,000	\$1,700	\$8,300
Level 2 stations (Note 2)	395,000	\$6,250	\$2,500
Level 3 stations (Note 2)	19,800	\$60,000	\$1,200
Total investment over 20 years	5,314,800		\$12,000
Annualized investment cost			\$1,200
Operations and Maintenance cost			\$200
Total annual cost			\$1,400

Source: IEER

Note 1: One personal charging station per vehicle is assumed. For cost of low-voltage charging stations see Agenbroad and Holland 2014. We have added \$500 for a circuit breaker box. This upgrade is likely to be needed in many existing homes.

Note 2: For numbers of Level 2 and Level 3 stations see Funke, Gnann, and Plötz 2015. For costs see Agenbroad and Holland 2014.

The distribution system will also have to be upgraded to accommodate the additional load put on it by EV charging stations. Distribution transformers may have to be larger, for instance. Voltages may need to be increased in certain segments of the distribution system; substations may have to be upgraded. The amount of investment needed could be reduced significantly by placement of distributed solar generation, distributed storage batteries, and combined heat and power systems. Such resources could reduce the need for distribution system upgrades in some cases. We added a distribution system upgrade capital cost according to the increase in peak load that would occur despite efficiency investments. That peak load increase would be due to EVs and electrified space and water heating systems. The total capital cost added was about \$4.2 billion,<sup>307</sup> which would be invested over a period of 15 or 20 years, as the number of EVs in Maryland increased.

<sup>307</sup> This is an approximate number. The depreciated value of the distribution system of Baltimore Gas & Electric in 2013 was about \$2.6 billion. (Maryland PSC BGE 2013, p. 11)] BGE serves about half of Maryland electricity consumers. Assuming that the original capital cost was about double the 2013 value, the overall investment in the

The tables in this section show annual costs in 2050. The total capital investment required will be very large, since using solar and wind energy in a smart grid with energy storage, efficiency, and demand response essentially replaces a stream of annual expenditures on petroleum and natural gas in Maryland into capital investments. See Section 3.i below in this chapter.

## 2. Sensitivity analysis

In performing a sensitivity analysis we vary a few important parameters to estimate a range of costs for the Climate Protection Scenario focusing on areas where the uncertainties could make a significant difference to increasing or decreasing overall costs. We will call the estimates of cost we have done above as the Climate Protection Scenario Reference Case, and develop a low cost case and a high cost case.

We focus on three areas in which energy costs could be lower than in the Climate Protection Scenario Reference Case:

- Costs of solar PV continue to decline significantly;
- Costs of onshore wind continue to decline;

We include three areas in which costs may be higher than estimated in the previous section:

- Offshore wind energy cost in the 2025 to 2050 period would be \$155 per MWh instead of being about equal to the lowest cost for a large European project to date (\$92 per MWh);
- HVAC conversions to efficient electric systems would cost 50 percent more than the Reference Case estimate;
- Retrofitting residential and commercial building envelopes would cost twice as much as the Reference Case estimate.

We do not consider a scenario in which electric vehicles will not be affordable. Electric vehicles with a 200-plus mile range that are only modestly higher in cost than the average gasoline vehicle are scheduled for manufacture in significant numbers by 2017. Their costs are expected to be comparable to their gasoline counterparts by about 2022 according to an assessment by Bloomberg Finance.<sup>308</sup> Moreover, electric vehicles have far lower operating costs for fuel and maintenance than gasoline or diesel vehicles. Further, we do not assume significant adoption of electric cars until the mid-2020s, with near universal adoption for new vehicles by the mid-2030s. It is far more likely that the cost of transportation would decline (on a per mile basis) than that they will increase. We note that there is already a proposal, not yet enacted, in the Netherlands to ban new petroleum-fueled car sales altogether by 2025.<sup>309</sup> We do not envisage that happening in Maryland or in the United States. Rather, the better performance and lower maintenance costs of EVs would lead to petroleum-fueled vehicles becoming essentially obsolete in the next 15 to 20 years both on technological and economic grounds.

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Maryland distribution system would have been about \$10 billion over a 30 year period. We escalated this by the GDP deflator between 2011 and 1995 to get a value of the distribution system in 2011 dollars. We calculated the GDP deflator for these years from St. Louis Federal Reserve 2016.

<sup>308</sup> Randall 2016

<sup>309</sup> Cole 2016

Solar PV is a technology that is still developing despite large investments globally in recent years. Figure IX-1 shows the estimates of future costs per kilowatt-hour in three regions with different quality of solar energy; the middle curve approximately resembles Maryland insolation.

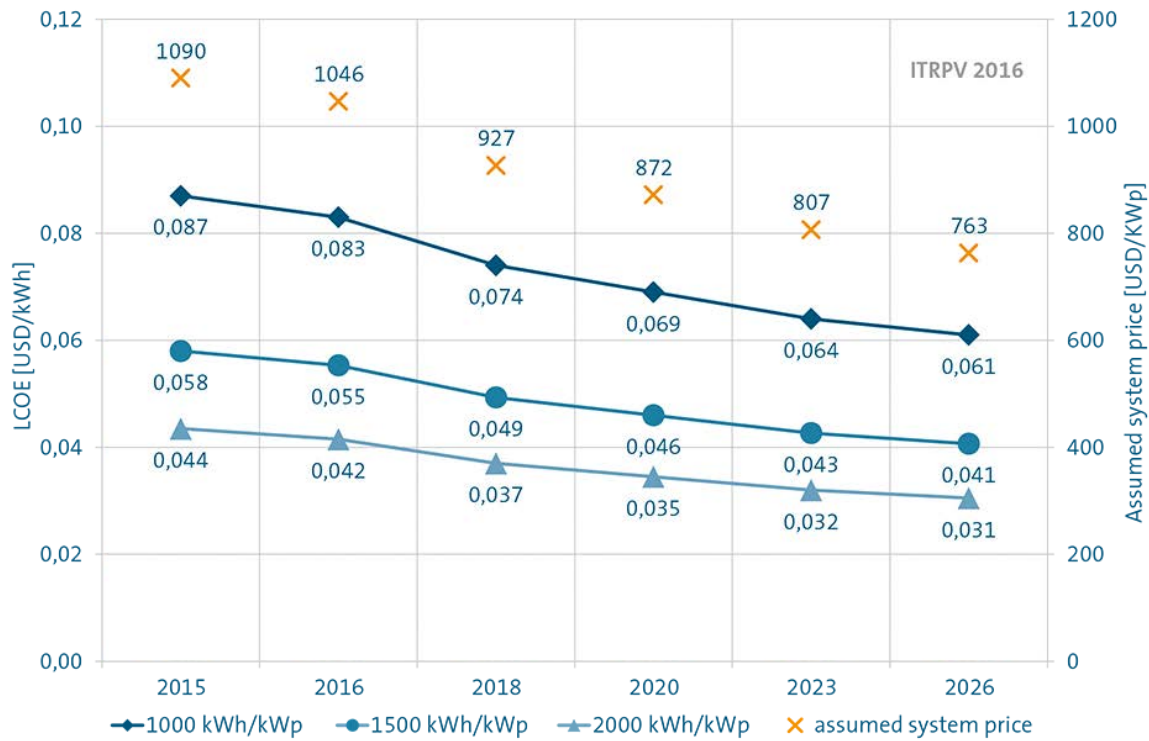


Figure IX-1: Solar electricity cost trends for three different insolation areas.

Source: VDMA 2016, Fig. 45 (p. 40) (International Technology Roadmap for Photovoltaics)

The International Technology Roadmap in Figure IX-1 indicates a reduction in cost to \$41 per MWh by 2026; continuing reduction in costs after that date can be inferred from the slope of the curve. The Climate Protection Scenario Reference Case uses an average cost of \$68 per MWh, a mix of pre-2030 costs of about \$76 per MWh and post-2030 costs of \$63 per MWh. About two-thirds of the capacity in 2050 would be installed in the 2030 to 2050 period. We choose the International Technology Roadmap value of \$41 per MWh as the average embedded cost of solar PV for the year 2050.

For onshore wind we assume that increasing hub height will enable a higher capacity factor at about the same cost of construction. As noted in Figure VI-3 in Chapter VI, there are large areas where near-term technology can enable capacity factors of 50 percent, 60 percent, or even higher.

For offshore wind, we assume that the capacity factor of the collection of wind farms in 2050 would be 60 percent. The combined effect of lower costs in the four areas examined here for sensitivity analysis is shown in Table IX-7.

Table IX-7: Sensitivity analysis showing potential cost decreases (low cost case) relative to the Climate Protection Scenario Reference Case assumptions in the year 2050 (cost numbers in 2011 dollars)

	\$/MWh	Total MWh	Total cost \$mn	Cost delta, relative to CPS, \$mn
Solar PV	\$41	55,064,426	\$2,300	(\$1,420)
Land-based wind	\$40	27,634,397	\$1,100	(\$400)
Total low-cost case			\$3,400	(\$1,820)

Source: IEER. Note: Negative numbers in red in parentheses mean a cost reduction compared to the Climate Protection Scenario Reference Case (shown in Table IX-4 above).

Table IX-8 shows the cost increases corresponding to the three elements of increase discussed above.

Table IX-8: Sensitivity analysis showing potential cost increases (high cost case) relative to Climate Protection Scenario Reference Case assumptions in the year 2050 (cost numbers in 2011 dollars)

	\$/MWh	MWh	Total cost	Cost delta relative To CPS, \$mn
Offshore wind @ \$125/MW	\$125	23,004,194	\$2,900	\$800
Building envelope improvements			\$3,700	\$1,800
HVAC conversions			\$4,800	\$1,600
Total high cost case			\$11,400	\$4,200

Source: IEER. Note: The Climate Protection Scenario Reference Case value for offshore wind is in Table IX-4. The Reference Case annual cost for building envelope improvement is about \$1,950 million and for HVAC conversion the annual cost is about \$2,400 million.

The sensitivity calculations give us a range of costs of the Climate Protection Scenario, which we compare to the business-as-usual scenario cost estimate in Table IX-9. The estimated costs of energy services in the Climate Protection Scenario are lower than the business-as-usual case even in the high cost case. The costs of energy the Climate Protection Scenario range from a low of 78 percent to a high of 96 percent of the business-as-usual case costs. BAU scenario costs are based on the assumption of continued fossil fuel use and projections of costs by the Energy Information Administration (see Section 2.i below). Since the energy costs are lower in the Climate Protection Scenario, the money saved could be spent on consumer goods or invested, creating a “stimulus effect” in the general economy of the state. The amount of this effect is shown as a fraction of Maryland’s Gross State Product in 2050 and also of the State’s budget in 2050, assuming it increases in proportion to the GSP. This gives an idea of the stimulatory effect as if the State had spent that added money.

Table IX-9: Cost comparison of reference, high, and low cost cases for the Climate Protection Scenario with the Business-as-Usual Scenario for the year 2050, in 2011 dollars

	BAU	CPS Reference	CPS High	CPS low
Total Cost, million 2011\$	\$33,200	\$27,700	\$31,900	\$25,900
Cost increase ( <b>reduction</b> ) in CPS, relative to BAU million \$/year	\$0	(\$5,500)	(\$1,300)	(\$7,300)
Cost relative to BAU, %	100%	83%	96%	78%
Stimulus effect as fraction of 2050 Maryland GSP		0.8%	0.2%	1.0%
Stimulus effect as fraction of state budget in 2050		18%	4%	23%

Source: IEER

Note 1: We assume that the state budget of Maryland would grow proportionally to the Gross State Product (GSP). The budget in 2015 was \$15,700 million. On that basis the projected budget in 2050 would be about \$31.3 billion assuming a 2 percent annual GSP growth rate.

Our overall conclusion is that the total cost of energy services in the Climate Protection Scenario is very likely to be considerably lower than business-as-usual, with the middle estimate of savings being about 17 percent of BAU annual energy costs in the year 2050.

All the avoided costs of damage to health, the environment, economic infrastructure, agriculture, and human habitation are in addition to the direct monetary savings resulting from lower costs of energy services in the Climate Protection Scenario. We should note that the Climate Protection Scenario includes about \$400 million per year to ensure that energy will be affordable for low-income households, to provide transition funds for communities and workers who would be adversely affected by a shift from fossil energy to solar and wind energy, and to provide seed funding and other investments for creating energy-related jobs in low-income communities. The non-energy benefits such as reduced homelessness and reduced medical costs of these expenditures are not included; they are substantial.<sup>310</sup>

### i. Solar and the cost of battery storage

The costs of battery storage are declining rapidly, as discussed in Chapter VII, Section 4.i. Figure VII-22 shows that there is a prospect that they could decline to as low as 2 to 4 cents per kWh by the end of the 2030s from about 25 cents per kWh in 2015. Such an order-of-magnitude cost decline along with low cost of solar generation – about \$40 per MWh, possibly less – could create the potential for a structure of a renewable energy system that is significantly different from the one we have modelled in the Climate Protection Scenario.

Our basic approach in selecting the mix of generation for the Climate Protection Scenario is to approximately balance wind and solar generation in an annual basis because the former has a higher capacity factor in the winter and the latter in the summer. This reduces the amount of storage needed to deal with intra-day or intra-week variations in supply. The residual problem that arises is the seasonal surpluses that occur in the spring and fall when heating and cooling energy requirements are low. This

<sup>310</sup> Makhijani, Mills, and Makhijani 2015, Chapter VIII

problem can be addressed by seasonal energy storage. The overall system is economical not only because the costs of wind and solar are declining, but also because the combination of wind and solar allows well over 85 percent of the load to be met without any involvement of a storage technology. When the rest is coupled with demand response, the costs of storage are very manageable.

If battery storage were an order of magnitude lower than the near-term costs assumed in the Climate Protection Scenario reference case, that component of storage could be increased by an order of magnitude without an increase in overall cost. This allows a change in the mix of generation towards solar and away from wind. An approximate balance between the two is no longer required. Solar could be twice the amount of wind generation or even greater without materially affecting costs.

There are of course land-use considerations associated with utility-scale solar, which we examine in more detail in Chapter XI, Section 4.

We have not used a greater fraction of solar generation in our reference case scenario because it involves cost projections that are too far out in the future – 20 years or more. However, reasonable cost projections for solar (see Figure IX-1 above) indicate that an economical renewable energy future that is far more distributed and far more solar-oriented than the Climate Protection Scenario is quite possible. It should be at the forefront of periodic evaluations of the most desirable approach to eliminating CO<sub>2</sub> emissions from the electricity sector.

### 3. Energy sector business structure

The energy sector in Maryland consists of two distinct parts, so far as expenditures are concerned. About half of the expenditures on energy are for imports from outside the state. The main components are imports of oil and natural gas, for direct use, and coal, mainly for use in electricity generation. Apart from a small amount of coal, Maryland produces no fossil fuels. Maryland also does not produce the fuel needed to run the Calvert Cliffs nuclear reactors. Table II-4 in Chapter II details the in-state and out-of-state energy expenditures in 2011, when about 54 percent of the total of \$22.9 billion was spent out-of-state. Of this about five-sixths was for imports of oil and natural gas.<sup>311</sup> The investments that correspond to the production of the oil and natural gas and most of the coal that Maryland uses occur in other states, in Canada and Mexico, as well as in other oil exporting countries. They are massive investments, but Marylanders do not see them as such; their demand for these fuels is reflected in steady purchases of natural gas and electricity from utilities, and of gasoline, diesel, fuel oil, and other petroleum products from retail vendors. In the world of the Climate Protection Scenario, the upstream investments in fossil fuels will almost entirely vanish; they are replaced by investments in solar and wind energy, storage, efficiency, electric transportation infrastructure, and other aspects of the grid of the future. We explore some key aspects of the structure of the investments of the future and the changes that will be needed to redirect capital from the present CO<sub>2</sub>-intensive patterns to future emissions-free ones.

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<sup>311</sup> The fraction of out-of-state expenditures is variable due to the volatility of crude oil and wholesale natural gas prices, but generally, roughly half of Maryland's energy expenditures are spent outside the state.

## i. Investments, business-as-usual scenario

Reliable supply of energy in the business-as-usual scenario, with continued reliance on fossil fuels and nuclear energy would require investments in the following areas:

- New fossil fuel and possibly nuclear electricity generating stations;
- Transmission and distribution infrastructure to the extent that it is required to accommodate electricity use growth and depreciation of existing equipment;
- Investments in fossil fuel, notably oil and natural gas production;
- Investments in fossil fuel processing, such as oil refineries to the extent required to replace depreciated facilities and to the extent necessary to accommodate growth in use.

Over the next 35 years, much or most of the electric generating capacity, with the exception of relatively recently installed natural gas fueled plants, will likely have to be replaced. Further, there would be growth in electricity use in the business-as-usual scenario. Peak load plus a 15 percent peak margin would be about 19,700 megawatts. Assuming 75 percent of that capacity is built between 2020 and 2050, at an average cost of three million dollars per megawatt,<sup>312</sup> the total investment required would be on about \$44 billion. Such investments would be mainly private, since merchant power is the main source of supply in PJM. An adequate price for wholesale electricity induces the supply. Distribution system investments would amount to roughly \$4 billion (rounded).<sup>313</sup>

Oil and natural gas use would not grow significantly in the BAU scenario, mainly because of federal CAFE standards for on-road vehicles. Supplying Maryland, the rest of the country, and the world with fossil fuels would require massive investments.<sup>314</sup> It is difficult to estimate such investments for decades into the future in part because the extent to which resources that are more difficult and costly to extract would be needed cannot be determined. We can estimate capital requirements in different ways. Since the oil and gas requirements are not estimated to change much, the stream of expenditures over 20 to 30 years<sup>315</sup> can be used to estimate total investment requirements. An estimate can also be made by

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<sup>312</sup> Mixture of natural gas combined cycle, integrated gasification combined cycle with coal, gas turbine peaking, and nuclear. Estimated by IEER from Lazard 2015, p. 11.

<sup>313</sup> BGE, which serves about half of Maryland's electricity customers, had a rate base of about \$2.6 billion in 2013. (Maryland PSC BGE 2013, p. 11)) This is the depreciated value of the capital investment on which it is allowed a guaranteed rate of return. We doubled the value to account for all Maryland customers and assumed that the undepreciated value is double the depreciated value; we also adjusted by the Gross Domestic Product Deflator between 1995 and 2011 to express the number in 2011 dollars. This amounts to about \$14 billion, which is a rough estimate of the investment that would be needed if Maryland's electricity distribution system were built in 2011. We then assume that the added investment to accommodate growth by 2050 is proportional to the increase in electricity use. Electricity use in the BAU scenario and Climate Protection Scenario is about the same in 2050 even though transportation and most heating is assumed to be electrified in the latter. This is because electricity for all other uses such as lighting or air-conditioning is much lower in the Climate Protection Scenario due to efficiency investments.

<sup>314</sup> We do not consider the issue of the actual feasibility of such investments in the context of severe damage from climate disruption. As discussed in Section 2.i of this chapter above, the BAU scenario is a heuristic placeholder that allows us to estimate the energy picture based on present approach to meeting energy requirements and compare it to the Climate Protection Scenario.

<sup>315</sup> The life of an oil and gas well is highly variable and depends on the type of well, price of oil (or gas), and the technology used. The same well can yield more oil (or gas) if greater investments are made. The life of

examining U.S. investments in oil and gas exploration and production, which varied between 100 and 160 billion dollars a year in the 2011-2015 period.<sup>316</sup> Using an average value of \$130 billion, Maryland's share annually would be about \$2.4 billion or about \$60 billion over 25 years (rounded). There are additional investment requirements abroad since the U.S. imports about one-fourth of its petroleum requirements. Thus the total investment required would be about \$80 billion. This assumes that oil production investments fluctuate within the range experienced in the 2011 to 2015 period. In addition, investments would be needed for refineries and pipelines. Thus, the cumulative oil and natural gas investments over a 25 year period needed to supply Maryland with oil and gas would be on the order of \$100 billion.

Adding electricity system investments, about \$150 billion (rounded) would be needed over about 30 years for the business-as-usual scenario. If the pattern of investments follows the present structure of energy supply, about 60 percent of the generation investments and all of the distribution investments, amounting to about \$31 billion, would be made in Maryland. This amounts to an average of about \$1 billion per year. The rest, about \$120 billion, would be out of state, mainly in oil and gas exploration, production, processing, and transport to Maryland.

The most important caveat for the business-as-usual investment estimate is that we assume future investments in the petroleum sector will be the average of the 2011-2015 period. The likelihood that future resources would be more expensive, if intensive fossil fuel consumption continues, is not taken into account. The total should be regarded as a likely underestimate.

## **ii. Investments, Climate Protection Scenario**

The Climate Protection Scenario would also require large investments, but the pattern would be different. Efficiency investments and investments in electrification of space heating, water heating, and transportation would substitute for fossil fuel production investments. The electricity generation investments would be in solar and wind energy, with the complementary investments in storage, smart-grid, and other technology needed to make the system reliable. Table IX-10 shows cumulative investments in the major elements of the Climate Protection Scenario and the period over which those investments are assumed to be made.

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hydrofracturing wells is very sensitive to price and can range from 3 to 30 years. (Quora 2013) An average life of 20 to 30 years can be assumed for the purposes of the calculations here. (For oil-related investments see Encana 2011)

<sup>316</sup> Approximate values read from the chart at EIA Today in Energy Oil 2015 (<http://www.eia.gov/todayinenergy/detail.php?id=23072>).

Table IX-10: Cumulative capital costs in the Climate Protection Scenario and period over which each investment is cumulated

Investment item	Total investment million 2011 \$ (Note 1)	Period, years
<b>Generation investments</b>		
Solar PV	\$34,000	30
Onshore wind	\$11,000	25
Offshore wind	\$18,000	25
CHP	\$3,000	25
Peaking generation	\$5,000	25
Sub-total electricity generation	\$71,000	27
<b>Other investments</b>		
EV Transportation infrastructure	\$12,000	20
Distribution infrastructure (additional)	\$5,000	20
Building envelope improvement	\$21,000	20
Other efficiency	\$41,000	20
Grid storage batteries	\$9,000	15
Hydrogen production (Note 2)	\$5,000	20
Smart Grid	\$8,000	20
Subtotal, other investments	\$101,000	20
<b>Grand total</b>	<b>\$172,000</b>	<b>23</b>

Source: IEER

Note 1: All cost values rounded to the nearest million dollars.

Note 2: About one-fifth of the hydrogen production is for use as a fuel in industry. The rest is used in the electricity sector for combined heat and power and peaking power plants.

In addition to the electricity-related investments, some fossil fuel use (aircraft, boats, etc.) would remain. However, it would likely not require additional investment, since the small supply needed would be from existing production and processing facilities. It is clear that the total amount of investment needed in the Climate Protection Scenario is somewhat higher, but generally of the same order of magnitude, as in the business-as-usual scenario, especially if we take into account that BAU petroleum sector investments are likely to be underestimates. But there are some major differences in the structure of the investments:

- About 60 percent of the investment needed in the Climate Protection Scenario would be in various aspects of efficiency, electrification of heating and transportation, and the distributed grid to enable reliable operation with variable solar and wind. The vast majority of these investments would be within the state. In contrast the vast majority of fossil fuel investments are in production and are not in Maryland.
- There is considerable scope for increasing the rate base of distribution utilities compared to the BAU scenario. Much of the smart grid investment, at least some of the battery storage investment, and possibly some of the transportation infrastructure investment could be made by them. However, large investments will also be made by consumers in a variety of items, such as building envelope improvements, HVAC systems, and residential EV charging systems.

Policies that enable financing of such investments would therefore be a critical element of the transition to an efficient renewable energy system.

- Much of the investment in electricity generation would be made by consumers, turning them into producer-consumers or “prosumers.”
- While total capital investment is somewhat higher in the Climate Protection Scenarios – about \$20 billion cumulative (rounded), or just under one billion dollars per year than the BAU total of \$150 billion – electricity generation fuel costs are zero in the Climate Protection Scenario; in addition, solar and wind generation have lower operations and maintenance costs. When these factors are taken into account, overall annual costs for consumers would be lower in the Climate Protection Scenario.
- Another way to contrast the business-as-usual scenario with the Climate Protection Scenario is that in the latter almost all the costs are capital costs, with capital equipment being replaced on a 15 to 30 year time frame depending on equipment, with a weighted average of 23 years. The average annual investment is about \$7.5 billion. In addition, it would take about \$2 billion per year to maintain generation plus hydrogen production equipment (see Table X-2 in Chapter X below) for a total of about \$9.5 billion.<sup>317</sup> This is much less than the annual cost of nearly \$13 billion that Marylanders would pay to purchase transportation petroleum fuels alone in the year 2050 in the BAU scenario (all transportation sectors). In fact, a large part of the better affordability of energy services in the Climate Protection Scenario derives from the replacement of petroleum fueled vehicles by electric vehicles, which are far more efficient.

In Chapter VIII, on the grid-of-the-future, we discussed the need for profound changes in the way wires-only utilities cover their costs and make a profit on their investment (in the case of investor-owned utilities). The principal reasons include distributed ownership, more behind-the-meter generation, the centrality of variable generation in the renewable grid-of-the-future, and the need for a wider variety of services to be offered, delivered, and priced in equitable ways.

A large part of the concern of utilities arises from the prospect that the fixed costs of delivering electricity to consumers will be spread out over an ever-decreasing amount of electricity if net-metered generation accounts for a significant fraction of electricity requirements. There is also downward pressure on electricity consumption due to increasing implementation of energy efficiency programs and the simple fact that it is more economical to use efficient appliances than to pay for the additional energy needed by inefficient appliances. And even without conscious choice to do so, consumers purchasing new appliances will have more efficient ones due to pressures in the marketplace that demand greater efficiency all around.

But this is not the whole story. As we have seen in Chapter VII, a low-emissions energy system will require the electrification of two major sectors where fossil fuels are used by consumers: (1) for transportation and (2) for space and water heating in buildings. The goal of 90 percent greenhouse gas emission reductions by 2050 relative to 2006 cannot be achieved without converting the vast majority of direct fuel use in these areas to electricity. The conclusion that we have arrived at is, even with increasing efficiency in existing uses of electricity like lighting or refrigeration, the need for electricity will grow substantially. The electricity use in the Climate Protection Scenario in the year 2050 would be

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<sup>317</sup> Electricity transmission and distribution costs are about the same in the BAU Scenario and the Climate Protection Scenario.

about 60 percent greater than in 2011, despite increasing efficiency in existing electricity uses and improvements in building envelopes. If properly managed, there need be no downward spiral of decreasing revenues for distribution utilities. On the contrary, given the much wider opportunities for investment on the distribution side of the grid in a variety of resources, distribution utilities could grow.

### **iii. Business-as-usual scenario sensitivity analysis**

We have not done a sensitivity analysis for the business-as-usual scenario for three major reasons. First, this scenario is essentially an artificial construct that represents the energy use corresponding to a normal economic growth (2 to 2.5 percent per year) but without any consideration of the deleterious effects of continued fossil fuel use. The damage to climate from such use is estimated to range from disastrous to catastrophic. For instance, a recent paper in *Nature* estimated an accelerated melting of the Western Antarctic ice cap within this century, which could “contribute to more than a metre of sea-level rise by 2100.”<sup>318</sup> In their reassessment, Hansen et al. estimate that there is evidence that global sea-level could reach “several meters over a timescale of 50–150 years,” along with the potential for more severe storms. They even postulate the possibility of a “slowdown and eventual shutdown of the Atlantic overturning circulation with cooling of the North Atlantic region.”<sup>319</sup> This last phrase refers to what is commonly called the “Gulf Stream”; it keeps northwestern Europe much warmer than it would otherwise be.

Second, given the climate disruption that is already occurring and that it is likely to intensify greatly, a more realistic business-as-usual case should include an estimate of the cost of the economic damage from inaction even though these costs are difficult to estimate. But they are almost certain to be huge. Even before the grim recent assessments such as those cited in the previous paragraph, the Stern Review estimated, in 2006, that inaction would lead to a loss of 5 percent of global GDP each year. Taking a broader range of costs into account could quadruple loss estimate.<sup>320</sup> Five percent of Maryland’s GSP in 2050 works out to about \$35 billion per year, or almost \$2 billion more than our estimate of the entire cost of energy in the year 2050 in the business-as-usual case. Thus, a realistic assessment of the costs of business-as-usual in the framework of the Stern Review would yield an effective energy cost, including gross state product loss, of about \$70 billion (rounded); possible total damage could be larger than that. This compares to direct energy costs of about \$33 billion in the business-as-usual case. Thus, the relative economic benefit of the Climate Protection Scenario can be established even if fossil fuels in the business-as-usual scenario were free. The economic and other damage of climate disruption would in any case be in excess of the entire cost of energy in the most expensive Climate Protection Scenario case – about \$32 billion (see Table IX-9 above in this chapter).

The Stern Review does not exhaust the damage estimates. For instance, the possibility that the Gulf Stream might shut down was considered in a Citigroup report, with the carbon cost for that estimated at

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<sup>318</sup> DeConto and Pollard 2016, pp. 591 and 596

<sup>319</sup> Hansen et al. 2016, p. 3762

<sup>320</sup> Stern Review 2006, Summary of Conclusions, p. vi (pdf p. 2)

\$1,000 per metric ton.<sup>321</sup> This translates into a cost on this one count alone of about \$100 billion per year (in very round numbers) – or three times the cost of energy in the business-as-usual scenario.

It is not difficult to see that the business-as-usual scenario is not a normal scenario to which a sensitivity analysis can be applied. Rather, it is a stand-in for estimating the energy requirements of typical economic growth were they to be met primarily by increasing supply. These energy numbers can then be viewed as representing energy services for heating, cooling, lighting, running machines, etc., that can be provided in various ways by different types of supply, storage, efficiency, and demand response technologies.

#### 4. Existing, centralized merchant generation

Existing merchant generation need not be an obstacle to a transition to the grid-of-the-future. After all, it will remain essential for reliable grid operation for years to come. But problems loom, especially in states like Maryland, where merchant generation and wires-only utilities have combined ownership.

Specifically, merchant generating companies own capacity in fossil fuel and nuclear generating stations, which are large, centralized plants whose role will diminish for a variety of reasons as we move to a renewable, more distributed, resilient, and democratized grid. The amount of centralized fossil fuel generation that merchant utilities can put on the wires must necessarily decline as distributed and renewable generation increase, even if overall electricity requirements grow. Coal-fired power plants must be phased out. New nuclear plants are too expensive and existing ones are becoming more expensive. The loss of competitiveness of centralized merchant generation may increase as time goes on; in any case, tightening constraints on fossil fuel generation required by the Regional Greenhouse Gas Initiative (RGGI)<sup>322</sup> will necessarily result in lower fossil fuel generation in much of the PJM region. In addition, the Obama Administration’s Clean Power Plan, if and when it goes into effect, will also limit and reduce coal-fired power plants and incentivize efficiency and renewable energy.<sup>323</sup>

The existing fossil and nuclear generation assets of the fossil fuel and nuclear companies are increasingly at risk. The companies can deal with this problem by restricting their generation investments to renewable energy and retiring their existing assets, many of which are old and depreciated. Yet, some merchant generating companies in the deregulated parts of the Eastern Interconnection are making ever more strenuous efforts to get increased revenues for existing fossil fuel and nuclear facilities in the form of added fees, new subsidies, and, in the case of nuclear, proposals to provide carbon credits to existing nuclear plants. For instance, Exelon has floated various proposals before the Illinois legislature that would allow it to collect large sums of money from ratepayers for two nuclear plants that are losing money; these sums are considerably in excess of what the market provides.<sup>324</sup> While the company proposal is simple: without significantly more revenues above the current market, it would shut down two nuclear plants, the outcome would be a considerable loss of employment and economic distress to

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<sup>321</sup> Citi GPS 2015, p. 31

<sup>322</sup> RGGI limits the aggregate CO<sub>2</sub> emissions from participating states in the mid-Atlantic and Northeastern United States. The participating states are: Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont. (RGGI 2016, at <http://www.rggi.org/>)

<sup>323</sup> EPA CPP 2015

<sup>324</sup> Daniels 2016

the communities where the plants are located. Yet, PJM, the grid operator in much of the region, has noted that

the simple fact that a generating facility cannot earn sufficient market revenue to cover its going-forward costs does not reasonably lead to the conclusion that wholesale markets are flawed. More likely, it demonstrates that the generating facility is uneconomic.<sup>325</sup>

In response to demands for additional revenues by owners of upstate nuclear power plants, the New York Public Service Commission has granted added revenues of billions of dollars above market prices to them (see discussion above Chapter VII, Section 2.vi).

A related problem that applies to Maryland with particular force (though not only to Maryland) is the acquisition of wires-only utilities by merchant generating companies. Ownership of wires-only regulated utilities by merchant generating companies, like Exelon and First Energy, is not allowed in some states (like New York) but it is in others, including Maryland and Illinois. In the specific case of Maryland, Exelon owns BGE, the largest wires-only utility in the state, as well as Pepco and others that it acquired after the completion of its merger with PHI, the wires-only utility with holdings in Maryland, Washington, D.C., Delaware, and New Jersey.<sup>326</sup>

The so-called “ring fence” around the wires-only portion of Exelon is supposed to allow operation in a manner that allows regulatory oversight over the wires-only portion. And that may well be true so far as routine day-to-day and even year-to-year operations are concerned. But the transformation of the grid will be anything but routine. Among the assets most at risk are the fossil fuel and, to some extent, nuclear generating assets of merchant generating companies. Exelon, one of the largest electric holding companies in the United States, controls both unregulated generating plants and regulated wires-only utilities. Top management is, after all, accountable to shareholders, who, in turn, have an interest in getting the largest return on existing assets no matter how thoroughly depreciated they are.

It is possible that ambitious renewable portfolio standards, the RGGI program, equitable rules for grid neutrality, and tough regulation could smooth Maryland’s way to the grid-of-the-future with distributed ownership. But this is far from guaranteed given that there is an inherent conflict between the owners of existing merchant fossil generation on the one hand, and the interests of the ratepayers and the people of Maryland in a democratized grid-of-the-future on the other. Existing nuclear power plants, notably the Calvert Cliffs plant in Maryland, present similar challenges even though nuclear is a low-carbon electricity generating system. (See discussion above in Chapter VII, Section 2.vii.)

## 5. Natural gas

Phasing out almost all, if not all, use of natural gas will be essential to getting to the goal of 90 percent reduction of GHG emissions by 2050. The electrification of space and water heating, which are the main direct uses of natural gas in Maryland, is essential in this process.<sup>327</sup> This makes these end uses renewable-grid ready because wind and solar energy are most readily and flexibly available in the form of electricity. The sensitivity analysis in Chapter VII, Section 5.i, shows that a significant (50 percent or

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<sup>325</sup> PJM Markets 2016, p. 36

<sup>326</sup> Exelon About 2016

<sup>327</sup> This would still leave some room for natural gas use in industry and buildings.

more) shortfall in this area could result in emission reductions falling somewhat short of the 90 percent reduction by 2050 that is Maryland's goal. The shortfall is greater if impact of natural gas on time scales of a few decades or less is factored in. Further, it would leave no room for shortfalls in any other area or for the contingency that more stringent measures than foreseen in the IPCC5 report will be required to protect climate (see Chapter I). We have analyzed this issue in some detail in our report on heating and cooling in buildings, published as part of the Renewable Maryland Project. We have shown there that a restructuring of HVAC-related efficiency incentives could help in this transition.<sup>328</sup> Net-zero emissions buildings will also help in this regard.

Cooking is a smaller use of natural gas – just under 5 percent of natural gas use in buildings;<sup>329</sup> nonetheless, it is important to address its conversion to electricity for several reasons:

- Natural gas connection to a building just for cooking will become more expensive once space and water heating are electrified. This will create the incentive for conversion to electricity, all other things being equal.
- The importance of phasing out natural gas is magnified by the greater short-term impact of methane, its main constituent.
- Natural gas cooking, when used in unvented kitchens creates indoor carbon monoxide pollution (see Chapter XI, Section 2.ii).
- Commercial sector natural gas cooking requires substantial ventilation, increasing energy use for heating and air-conditioning.

In this context, it must be noted that natural gas cooking is preferred by many, including for the ability to quickly adjust the flame and hence cooking conditions, especially when compared to a traditional electric stove or cooktop. For another, the flame is visible, providing the cook with a feel for cooking conditions and the ability to connect with recipe instructions. Thus, there is likely to be strong cultural and experiential resistance to conversion from natural gas to conventional electric cooking for those who are used to natural gas cooking. Stoves with induction cooktops are currently more expensive than any other type of stove for ordinary stoves. The differences in cost are not material for high end cooktops and stoves.<sup>330</sup>

However, induction cooking can be a suitable replacement for gas cooking in terms of its features. It heats the food in the pot by inducing an electric current in the pot – which means the pot must be of a magnetizable material, like cast iron. The heating is fast – usually much faster than any other technology; the coupling of the heating to the food is more efficient than with a resistance cooktop and much more efficient than natural gas.

The conversion to induction cooking is likely to be less difficult in the commercial sector. The higher efficiency, lower ventilation requirements, and savings in heating and air-conditioning costs could be important motivating factors. The conversion to induction cooking would fit in with the goals of institutions that want to become carbon neutral. Rebates, demonstrations, and pilot projects, starting with the commercial sector are likely to be required to make the transition in existing buildings.

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<sup>328</sup> Makhijani and Mills 2015

<sup>329</sup> DOE EERE 2012 BEEDB, Table 1.1.4. The cooking data is for all of U.S. in 2010.=

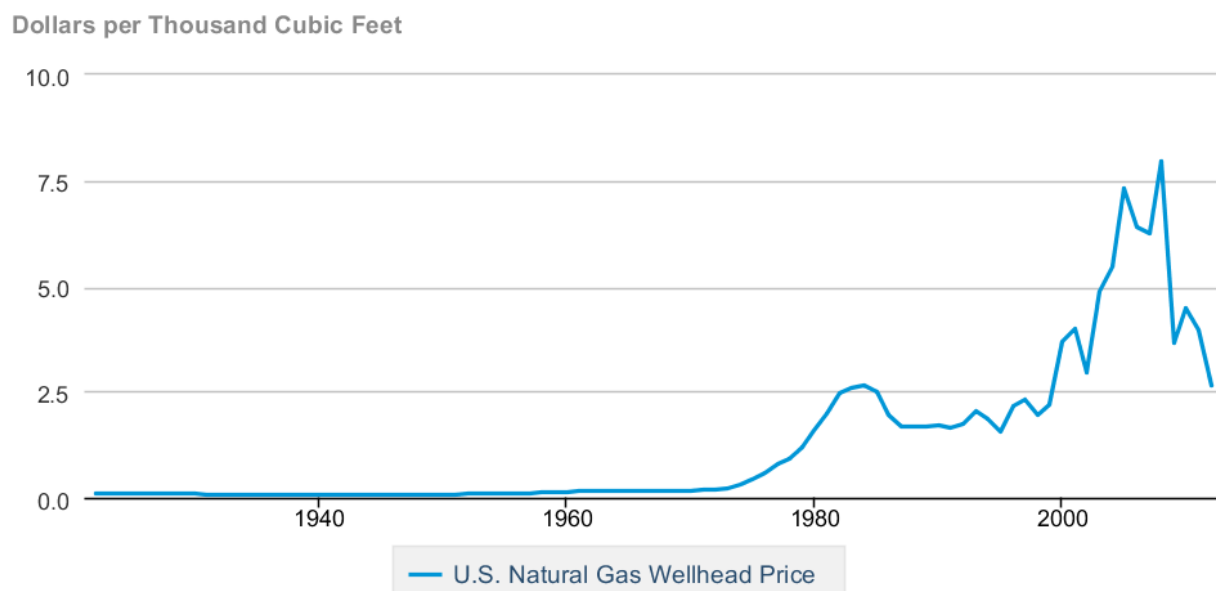
<sup>330</sup> Cost comparisons obtained by a search of evaluations by Consumer Reports.

## 6. The value of eliminating fuel price volatility

One of the most attractive economic features of an energy system with solar and wind energy as the main supply sources is that fuels are eliminated. Oil and natural gas price volatility prevents business planning and personal budgeting. When prices rise suddenly, energy costs can play havoc with people's lives and hurt businesses. Figure IX-2 shows the wellhead prices of natural gas. This is the kind of volatility that caused the former CEO of Duke Energy to bring a famous aphorism coined by Ben Franklin into the fossil fuel era:

Ben Franklin said there are two certainties in life: death and taxes. To that, I would add the price volatility of natural gas.<sup>331</sup>

### U.S. Natural Gas Wellhead Price



Source: U.S. Energy Information Administration

Figure IX-2: Natural gas wellhead price, for about 90 years

Source: EIA Natural Gas Wellhead 2016

In particular, rising prices can hurt low-income households and small businesses. Solar and wind energy installations once built have low operating costs, essentially all of which are fixed and predictable. In a time when these energy sources were more expensive than fossil fuels, the issue was in part a trade-off between the higher first cost of renewable energy and the risk of fossil fuel price volatility. But wind energy and utility-scale solar are approximately as economical as new natural gas electricity generation,

<sup>331</sup> Jim Rogers, as quoted in Huber 2012, p. 5.

even at low natural gas prices.<sup>332</sup> Thus, going to solar and wind energy essentially provides free fuel price hedging – an insurance policy with zero cost.

The Rocky Mountain Institute, in a 2012 study, evaluated this aspect by comparing a wind farm with a new combined cycle natural gas plant in the case of the Public Service Company of Colorado. The net present hedge value of wind energy was estimated at more than \$20 per megawatt-hour, at a discount rate of 8 percent.<sup>333</sup> This is a very substantial amount, considering that the leveled cost of wind energy is estimated at between \$32 and \$77 per MWh, depending on location.

Overall, the Climate Protection Scenario would free the electricity system of fuel price altogether. It would also free the transportation sector of fuel price risk, since electric vehicles would be powered by renewable energy with no fuel requirements. Maryland should evaluate the value of the hedge value of solar and wind energy in the context of setting renewable portfolio standards.

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<sup>332</sup> See Lazard 2015, slides 2 and 5, for comparative leveled costs.

<sup>333</sup> Huber 2012, Figure 10b (p. 18)

## X. Jobs, communities, and just transition

Producing “a net economic benefit to the State’s economy and a net increase in jobs in the State” is a requirement of the planning process mandated by Maryland’s Greenhouse Gas Emissions Reduction Act.<sup>334</sup>

Any major economic transition generally creates both positive and negative impacts on jobs. In the present case, the job creation impacts could be much larger than job loss impacts in two ways. First, Maryland will have the opportunity to spend more of its energy dollars within the state. At present most expenditures on natural gas, petroleum, and almost all expenditures on coal flow to other states (and countries). They can potentially be replaced by in-state renewable electricity generation and efficiency expenditures. Building efficiency improvements add net jobs within the state since most of the work is necessarily done within the state. In the renewable electricity sector, the in-state jobs will largely depend on state policies, the extent of distributed solar, offshore wind generation, and in-state wind generation.

Second, we estimate that the cost of a renewable energy system will be lower than the continued use of fossil fuels in the business-as-usual case, even without counting the avoided damage due to climate change or the other health and environmental costs of using fossil fuels. This will leave Marylanders more disposable income to spend on goods and services than in the business-as-usual case, creating a substantial economic stimulus.<sup>335</sup>

Nonetheless, there will be some negative impacts – coal-fired power plants will be closed; most of the natural gas infrastructure will be retired; the coal mines in Western Maryland may not be economically sustainable. We note that in our Climate Protection Scenario, some coal use remains for cement and paper production, though it is possible that such coal use may be converted to natural gas and/or to renewable energy sources in the future.

Some negative job impacts are likely to occur independently of greenhouse gas policy. For instance, the Calvert Cliffs nuclear reactor licenses expire in the mid-2030s. Wall Street is not bullish on nuclear power; the “nuclear renaissance” has essentially collapsed. Costs of operating and maintaining existing nuclear plants have been rising (Chapter VII, Section 2.vii). It is also possible that the plant’s license may be further extended, should 80-year operation be allowed by the Nuclear Regulatory Commission. Given the anticipated license expiry date, it is prudent to put in place measures to protect communities and workers near Calvert Cliffs and in any areas where a power plant closure would have large negative impacts.

Finally, low-income households may be adversely affected by the transition unless specific measures are taken to protect them and include them in emerging economic opportunities (see Chapter VIII).

In light of the above, we will consider four issues in this chapter:

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<sup>334</sup> Maryland GGRA 2009, Section 2-1206(8)(VI)

<sup>335</sup> The sensitivity analysis in Chapter IX, Section 2, indicates a range of \$1.4 billion to \$7.9 billion in annual savings in the year 2050.

- Jobs created as a result of the energy transition.
- Policies to assist communities and workers that may be adversely affected to ensure that jobs and economic protections are created in advance of, or concurrently with, the anticipated adverse effects – *the aim would be to avoid adverse effects.*<sup>336</sup>
- Policies to ensure that energy is affordable for low-income households and that they can avail themselves equitably of the opportunities that will be opened up by a transition to the grid-of-the-future.
- Policies to address the creation of jobs in communities that are at present underserved and have relatively high unemployment.

We note at the outset that it is difficult to estimate the in-state component of energy supply jobs in either the Climate Protection Scenario or the business-as-usual scenario. This is because the portions of wind and solar energy needed that will be built within the state are uncertain. They will depend on policies in Maryland compared to other states in the PJM and MISO (Midcontinent Independent System Operator) regions for promoting investments in a renewable grid-of-the-future, availability of transmission, and social factors such as support or opposition to wind energy.

## 1. Jobs created by the transition

With the caveat that jobs estimates are uncertain, we make an approximate estimate of job creation in the transition in two categories:

- Direct and indirect jobs created by the in-state investments needed to transition to a distributed, emissions-free energy system.
- Jobs created as a result of greater disposable income in Maryland due to the Climate Protection Scenario having lower overall costs to meet the requirements for energy services in the State.

The National Renewable Energy Laboratory (NREL), which is the principal source for the direct and indirect jobs estimates we have made in this chapter, defines direct and indirect jobs as follows:<sup>337</sup>

- **Direct (project development and onsite labor)** jobs, earnings, and output are the jobs and economic activity associated with the design, development, management, construction/installation, and maintenance of generation facilities. For example, in installing a PV or large wind system, the direct impacts include the jobs, earnings, and output associated with the specialty contractors, construction workers, clean-up crews, truck drivers, and other specialists hired to permit, design, and install the system. It also includes management and support staff.
- **Indirect (supply-chain labor and local revenue)** jobs, earnings, and output are the jobs and economic activity associated with the manufacturing of equipment and materials used for the facility, the supply chain that provides raw materials and services to these manufacturers, and the finance and banking sectors that provide services for the construction and operation of a facility. For example, for a wind facility, this would include jobs at wind turbine manufacturing plants and jobs at other manufacturing facilities that fabricate structural hardware, foundations, and electrical components for the wind facility's systems. It also includes the banker who finances the construction contractor, the accountant who keeps the

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<sup>336</sup> See the discussion paper on a just energy transition in Attachment C.

<sup>337</sup> NREL Jobs 2012, p. 8

contractor's books, and the jobs at steel mills and other suppliers that provide the necessary materials.

Note that manufacturing jobs are included in the indirect (supply chain) jobs.

From these two definitions, it is clear that the direct jobs will tend to be in the area where the investment is taking place, while indirect jobs, for the most part, could be located anywhere in the world. NREL estimates direct and indirect jobs within the United States, which is the approach we have used; in other words, the jobs estimates here do not include jobs in other countries, unless specified otherwise.

Estimating in-state jobs associated with renewable energy supply requires some additional screening tests. Are there sufficient resources? Can generating facilities be sited within the state given the constraints of technology, zoning, environmental, and social factors? In general, we may assume that distributed solar generation would be the least difficult to site, while tall wind turbines may be much more difficult. Energy efficiency, transportation infrastructure, and smart grid related jobs will, by their nature, be mostly within the state.

The potential for distributed solar<sup>338</sup> in Maryland is very large; it could, in theory, accommodate essentially all of the solar generation of 55 million megawatt-hours per year that we estimate will be needed in the year 2050 in the Climate Protection Scenario.<sup>339</sup> Rural land unsuitable for farming and not forested could provide additional solar generation. The solar energy requirements could, therefore, be met essentially entirely from within the state. We estimate if the solar facilities are built within the state, almost three-fourths of the solar jobs would be in Maryland. The fraction of solar energy of the total electricity required could be increased if storage becomes much cheaper than anticipated. Much of this additional solar could also be distributed, though that will depend on the evolution of solar PV technology and on the nature of the transformation of the electric grid.

Investments in wind energy, both onshore and offshore, are an uncertain element, especially in regard to the in-state fraction. The Climate Protection Scenario as modeled in this report will require about 51 million megawatt-hours of wind energy coming from 6,000 megawatts of offshore wind, 1,000 megawatts of in-state wind, and 6,000 megawatts of out-of-state onshore wind (which we assume will be imported from South Dakota for the purposes of hour-by-hour modeling).

Maryland does not have major manufacturing facilities for wind and solar energy components. However, a firm commitment to develop a renewable electricity system based on solar and wind, could be used to leverage the addition of both solar- and wind-related manufacturing in the state (see below).

Creating manufacturing jobs related to offshore wind faces a similar requirement, with one additional hurdle. The United States is about two decades behind some Western European countries in building

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<sup>338</sup> We use the term distributed solar in this context to mean solar in urban areas, which includes residential and commercial rooftop solar, medium-scale ground-mounted facilities, and urban utility-scale ground-mounted facilities. Rural utility-scale facilities are excluded from the term "distributed solar."

<sup>339</sup> At 20 percent panel efficiency, we calculate the urban rooftop plus utility-scale solar potential to be about 62 million megawatt-hours. This does not include the potential of parking lot canopies. Given the continuing improvements in panel efficiency and in solar PV technology more generally, the distributed solar potential in Maryland is considerably greater than the requirements we calculate for the year 2050.

offshore wind farms.<sup>340</sup> Only one small 30-megawatt installation is under construction off Rhode Island. Denmark and Germany already have major manufacturing infrastructure for offshore wind. Thus, it will take significant commitment in the United States to provide the assurance that investors will require to build additional manufacturing facilities for major components here.

Offshore wind has significant advantages over onshore wind, despite higher cost per kilowatt. The capacity factors are generally higher. The transmission requirements in terms of length of the lines are shorter in the mid-Atlantic region, and the visual impact is usually smaller. The balance between offshore wind and onshore wind, and in-state deployment versus electricity imports is only marginally a technical one at present. Electricity supply, as modeled in the Climate Protection Scenario has approximately equal wind and solar generation. This results in winter and summer loads being met mainly from wind and solar generation, plus daily demand response and battery storage.<sup>341</sup> This minimizes the need for peaking generation or long-term demand response strategies. It does result in some curtailed energy in the spring and fall seasons in the model developed in this report. Such curtailment can be significantly reduced, as briefly discussed in Chapter XI.

Several states in the region have plans for offshore wind installations.<sup>342</sup> In 2013, Maryland passed a law for a maximum of 2.5 percent of electricity supply from offshore wind.<sup>343</sup> Depending on the capacity factor, this could amount to about 500 megawatts of offshore wind; of this about 200 megawatts would be supported by the issuance of Offshore Wind Renewable Energy Credits (ORECs).<sup>344</sup> But it will take a commitment to build offshore wind farms at a more significant and steady pace to have a prospect of manufacturing of the major components along the Eastern seaboard in general and in Maryland in particular.

We will estimate the total jobs created by a transition to the Climate Protection Scenario in the following categories:

1. Design and installation of solar, onshore, and offshore wind energy systems;
2. Operations and maintenance (O&M) jobs for solar and wind facilities;
3. Investments for a smart, resilient grid, including battery storage, electric vehicle charging transportation infrastructure, smart grid infrastructure, and efficiency investments.

We do not consider transmission investments separately and assume that they will be about the same in the business-as-usual and Climate Protection Scenarios (except that the items in Point #3 above are specific only to the Climate Protection Scenario). Distribution investments in the electricity sector will be higher than the business-as-usual scenario, due to electrification of transportation and space and water heating. However, the increased jobs in these distribution investments would be offset by the retirement of natural gas distribution infrastructure.

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<sup>340</sup> EESI 2016

<sup>341</sup> By “daily demand response” we mean that a particular demand, such as the operation of a clothes washer or dishwasher can only be shifted within a particular day; it cannot be carried over to the next day.

<sup>342</sup> The status of offshore wind proposals in the United States is summarized in BizNOW 2016.

<sup>343</sup> Maryland Public Utilities Statute 2015, Section 7-303(b)(13)(i)(2) and Maryland Offshore Wind 2013

<sup>344</sup> See BizNOW 2013.

We start with total direct and indirect jobs created within the United States for the items listed above, estimating total job-years and steady full-time-equivalent (FTE) jobs that will persist for the long-term. Job-years add up the total FTE years over the entire buildup of the infrastructure of the Climate Protection Scenario. The number of steady jobs is calculated by dividing the jobs in each category by the total job-years by number of years the equipment is estimated to last.

The estimation of in-state jobs far into the future is more complex and difficult. Direct jobs, as defined by NREL, would mostly be within the state. Indirect jobs would partly be within the state, but the fraction is difficult to estimate. At present Maryland has little renewable-energy-related manufacturing. In addition, the supply chain for any modern technology is complex; it is beyond the scope of this study to examine supply chains in detail. Moreover, Maryland could attract manufacturing by making clear commitments, mandated by law and/or regulations to achieve certain renewable energy and efficiency targets that steadily and predictably rise over the long-term. The amount of solar energy and offshore wind energy as well as the ultra-efficient HVAC equipment needed is large enough that an ambitious approach on the part of the state could attract new, large-scale manufacturing. For instance, the public utility owned by the City of San Antonio, Texas, leveraged its decision to build 400 megawatts of solar PV installations to bring solar module manufacturing to the area.<sup>345</sup>

Table X-1 and Table X-2 show the estimates for solar and wind investment-related jobs and O&M-related jobs.

Table X-1: Solar, onshore wind, and offshore wind investment and jobs in the United States for the Climate Protection Scenario in Maryland (Note 1)

Investment item	Total investment million 2011 \$	Period, years	MW installed	Job-years per MW, CPS (Note 2)	Total job years	Steady long-term jobs	Average job-years/million \$ investment
Solar PV, capital investment	\$34,000	30	36,000	4	154,000	5,100	4.5
Onshore wind, capital investment	\$11,000	25	7,000	10	70,000	2,800	6.4
Offshore wind, capital investment (Note 3)	\$18,000	25	6,000	25	149,000	6,000	8.3
Combined heat and power (Note 4)	\$3,000	25	2000	2	4,000	160	2
Peaking generation (Note 5)	\$5,000	25	6,000	2	12,000	480	2
Sub-total electricity generation	\$71,000	27	57,000	7	389,000	14,540	5.5

Source: IEER for Climate Protection Scenario capacity, cost, and period (lifetime) estimates. Jobs per MW estimated by IEER from NREL Jobs 2012.

Note 1: All numbers rounded as indicated.

<sup>345</sup> OCI Solar Power 2014, CPS Energy 2016

Note 2: NREL Jobs 2012 estimated the direct and indirect jobs created in the United States by the investments in wind and solar energy as well as the corresponding O&M jobs. Since the cost of solar and wind was higher in the time period evaluated by NREL, we proportionately reduced the number of job-years to build one megawatt of capacity to correspond to the capital costs for the Climate Protection Scenario.

Note 3: Offshore wind costs were estimated from the mid-Atlantic jobs estimates in NREL Offshore 2015, p. iv. We used the geometric mean of the range of estimates (14 to 44 (per MW)) for a wind farm located off Virginia's coastline.

Note 4: CHP jobs derived from Kim, Baer, and Brown 2013, Table 3 (p. 10).

Note 5: Peaking generation jobs per MW assumed equal to CHP jobs per MW

Table X-2: O&M jobs in wind and solar energy in the Climate Protection Scenario in 2050

Electricity sources	Annual O&M cost in million 2011 \$	MW	FTE O&M jobs/MW	Steady FTE jobs, gross	FTE per million \$
Solar PV, O&M, annual (Note1)	\$630	36,000	0.27	9,500	15
Onshore wind, O&M annual (note 1)	\$350	7,000	0.36	2,500	7
Offshore wind, O&M annual (Note 2)	\$520	6,000	0.61	3,600	7
Hydrogen O&M, annual (Note 3)	\$500			3,500	7
Total O&M jobs, energy supply	\$2,000			19,100	

Source: Calculated by IEER using estimates in NREL Jobs 2012. O&M costs for hydrogen are from DOE FCT 2011-2020, p. 3.1-11.

Note 1: These are steady jobs required for the operation and maintenance of renewable energy generation. NREL Jobs 2012 provided estimates for the facilities built with a mix of private and American Reinvestment and Recovery Act (ARRA) funds. We adjusted these to the estimates for O&M cost per MWh used in the Climate Protection Scenario in the case of solar electricity costs. No adjustment was needed for onshore wind.

Note 2: We used the average of the O&M jobs estimates per MW made by NREL in its offshore wind study (NREL Offshore 2015, p. iv).

Note 3: Hydrogen FTE per million \$ assumed equal to wind energy O&M.

Table X-3 provides data on how solar PV jobs are distributed in the various categories of work.

Table X-3: Solar industry jobs in the United States, in 2014 (Note 1)

Job category	Solar Jobs	Share
Installation	97,031	56%
Manufacturing	32,490	19%
Sales and distribution	20,185	12%
Project developers	15,112	9%
All other	8,989	5%
Total	173,807	100%

Source: Solar Foundation 2015, Table 1 (p. 6)

Note 1: Well over 90 percent of these jobs are in solar photovoltaics. The rest are in solar thermal technology and concentrating solar power. (Solar Foundation 2016, p. 10)

There is much less experience with the jobs in the grid-of-the-future, including large amounts of battery storage, communications systems needed for a smart grid, and charging infrastructure. In the realm of efficiency, a very large fraction of the investments is in converting fossil fuels space heating systems to efficient heat pump systems. These investments amount to about 44 percent of the total efficiency investments. Commercial and industrial sector investments in efficiency account for another third. Given that, we applied the average jobs per million dollars invested for renewable energy shown in Table X-1 above for this mix of grid-of-the-future investments. Table X-4 shows a very approximate estimate of jobs associated with the grid-of-the-future.

Table X-4: Grid-of-the-Future jobs, Climate Protection Scenario

Other investments	Investment, million 2011 \$	Lifetime, Years	Job-years/mn 2011 \$ (Note 1)	Total job years	FTE steady jobs
Transportation infrastructure	\$12,000	20	5	66,000	3,300
Grid storage batteries	\$9,000	15	5	49,000	3,300
Smart grid	\$8,000	20	5	44,000	2,200
Efficiency	\$62,000	17	5	340,000	19,900
Hydrogen	\$5,000	20	5	27,000	1,400
Total grid of the future investments (Note 2)	\$96,000	18		526,000	30,100

Source: IEER calculations

Note 1: Job-years per million dollars assumed equal to the average of renewable energy investments shown in Table X-1 (and rounded down).

Note 2: Incremental electric distribution investments are not included in this table. The jobs in this sector are assumed to be offset by reduction of natural gas distribution infrastructure.

Table X-5 shows a summary of the direct and indirect steady FTE jobs in the United States in the Climate Protection Scenario.

Table X-5: Summary of steady full-time direct and indirect jobs (gross) in the Climate Protection Scenario (rounded to the nearest \$100 million and 1,000 jobs)

Item	Annual amount, million 2011 \$	Long-term jobs, gross
Renewable energy investments	\$2,600	15,000
Grid of the future and efficiency investments	\$5,400	30,000
Operations and Maintenance	\$2,000	19,000
Total energy sector, CPS	\$10,000	64,000

Source: Summary of Tables X-2 to X-4

Note: Table X-5 represents an approximate gross jobs total – that is, the total steady jobs in the Climate Protection Scenario – within the United States. The vast majority of jobs in the grid-of-the-future (including efficiency investments) are likely to be within the state. If solar and offshore wind investments are also within the state, possibly as many as 50,000 of the total of 64,000 jobs would be within the state, excluding new major manufacturing.

A study published by Labor Network for Sustainability, 350.Org, and Synapse Energy Economics (LNS et al. 2015) estimated that an energy system that was the mainstay of reducing GHG emissions by 80 percent relative to 1990 by the year 2050 would have about 2 million total gross direct and indirect

long-term jobs in the United States. In addition there would be about one million induced jobs due to the economic stimulus of a transition to renewable energy in that year.<sup>346</sup> On a population basis, Maryland's share of the direct and indirect jobs would be just under 2 percent or about 40,000 gross jobs, which is somewhat lower than the total for gross jobs in Table X-5 above. However, there are several differences in the composition of the jobs estimates between the LNS et al. report and the Climate Protection Scenario in this report. For instance, the LNS et al. report includes automobile manufacturing, since vehicles of the future will be electric. We have not included this sector on the assumption that present and future vehicle manufacturing jobs will be the same order of magnitude. On the other hand, we have included extensive investments in the grid-of-the-future and in storage; our renewable energy investments are also more extensive than those in LNS et al. So the gross direct and indirect jobs comparison above is intended only as an order of magnitude exercise for the year 2050 rather than a precise projection.

LNS et al. also estimated that the net jobs created, after accounting for job losses in the fossil fuel and electric power industries, is about 1 million in that year, including induced jobs. Essentially the entire increase in net jobs is due to induced jobs. When applied on a per capita basis, the national estimate yields a net steady addition to jobs in Maryland of almost 20,000 in the year 2050.<sup>347</sup>

Finally, the LNS et al. report includes year-by-year estimates of gross and net jobs.<sup>348</sup> We have not made such a detailed estimate. The number of jobs would grow over the next two to three decades but should hold steady after that because equipment would be replaced in the post-2050 period at about the same level as the annual buildup in the prior years. Table X-5 represents our estimate of steady long-term jobs by about the decade of the 2040s and thereafter in the Climate Protection Scenario.

We have not made an independent estimate of net jobs in Maryland as a result of the transition, though that is an important economic indicator for the state. This is because the net jobs created in the state is critically dependent on the policies adopted, the timing of those policies, and the vigor with which they are implemented. However, since a much larger fraction of energy sector investments will be in efficient, smart grid, distributed generation, and storage, most of the jobs would tend to be within the state. There is a critical difference in the control that states have over in-state jobs in a fossil fuel future and a renewable-energy/efficiency future: states have much more control over the number of jobs in a renewable energy future because renewable energy resources are amply and widely distributed compared to fossil fuel resources. State policy also determines how vigorous the approach to energy efficiency and to the grid-of-the-future, and the corresponding jobs, will be.

Further, almost all states, including Maryland, have renewable resource potential far in excess of their own requirements; they are therefore in a position to become energy exporters to other states. Evidently, not all states can be exporters. Vigorous renewable energy development leading to net electricity exports can create jobs over and above those needed for Maryland's own energy

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<sup>346</sup> LNS et al. 2015, Figure 2 (p. 7)

<sup>347</sup> LNS et al. 2015, p. 7 and Figure 2. The induced jobs estimate in LNS et al. is similar to that in this study – see below in Section 2 of this chapter.

<sup>348</sup> The average net increase in the 2016-2050 period is estimated at 550,000 steady jobs, nationally. (LNS et al. 2015, p. 7)

requirements. On the other hand, if Maryland lags behind in renewable energy development, it may remain an energy importer with the corresponding loss of jobs to other states.

Similarly, states and local governments that take the initiative can increase manufacturing associated with renewable energy, efficiency, and the grid-of-the-future. For instance, as discussed above, the city-owned utility in San Antonio, Texas (CPS Energy), leveraged a decision to build 400 megawatts of solar PV generation to get solar module manufacturing to locate in the area. Maryland could do the same. The Climate Protection Scenario has 36,000 megawatts of solar electric capacity by 2050. This is more than enough, with a suitable renewable portfolio standard mandate, to bring solar panel and other solar PV related manufacturing to the state. The same is true of offshore wind – with 6,000 megawatts by 2050. HVAC equipment provides another example. A firm policy commitment and schedule to convert natural gas, fuel oil, and propane heating systems to efficient electric ones could make a fertile starting point for manufacturing of cold-climate and geothermal heat pumps in the state.

These jobs are much more likely to go to the states that lead others in making firm commitments to a renewable, resilient, future energy system. Once major offshore wind, solar panel, or HVAC manufacturing facilities are built, they will tend to supply entire regions from large-scale facilities. Baltimore has a world class port and a history of large-scale manufacturing, both significant advantages in securing manufacturing for a climate-protection-oriented energy system. If Maryland lags behind in making a firm commitment to an emissions-free, renewable energy future, many jobs that could be in Maryland in principle are likely to go to other states (or countries).

Finally, it is important that jobs created be steady. Most renewable energy, efficiency, grid-of-the-future, storage, and electric transportation infrastructure investments are modular by their very nature. This means that unsteady policy would result in boom and bust cycles of economic activity and employment. On the other hand, if there is certainty regarding steadily improving efficiency, increasing legally-mandated renewable portfolio targets with a clear definition of renewable energy (Chapter VI, Section 2.i above), the jobs can be sustained over decades. This will especially be true if the pace of construction corresponds approximately to the expected economic life of the investments – 10 to 20 years for most efficiency investments and 20 to 30 years for renewable energy investment.

## 2. Induced jobs

The cost estimates in Chapter IX indicate that the energy system in the Climate Protection Scenario is very likely to cost considerably less than a business-as-usual approach. The sensitivity analysis (Chapter IX, Section 2) indicates that the savings will be in the range of \$1.7 billion to \$7.7 billion per year by the year 2050. Marylanders would have this amount of additional money to spend and invest, creating more economic activity and jobs in the state.

The American Council for an Energy-Efficient Economy estimates that general expenditures create about seven more jobs than utility-related expenditures per million dollars of spending.<sup>349</sup> On this basis, the savings and resultant economic stimulus occasioned by lower cost energy services would result in between 12,000 and 54,000 jobs, most of which would be within the state.<sup>350</sup>

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<sup>349</sup> ACEEE 2011

<sup>350</sup> See Breslow 2011 for an example of in-state jobs estimates.

### 3. Distributed jobs in underserved areas

Efficiency, distributed solar energy installations, and much of the electric transportation and smart grid infrastructure will involve jobs that are widely dispersed – close to where most people and businesses are located. Specifically, a great many of these jobs will be in urban areas, including areas where unemployment and underemployment are serious, even endemic, problems and areas where labor force participation is low and unemployment is high for a variety of reasons. The creation of a distributed, resilient, efficient, and renewable energy system would also bring with it the opportunity of greatly increasing employment in areas of economic and social distress. Baltimore, by far Maryland's largest city, is an example of an urban area where there are serious economic problems – as evidenced, for instance, by the high rate of need for energy bill payment assistance. Some rural areas where poverty is high, such as many of the counties on Maryland's Eastern Shore, present similar opportunities.

It will take investment, leadership, training, and organization to join the building of a distributed energy system with job opportunities in Baltimore, Western Maryland, and the Eastern Shore. Existing organizations, such as Civic Works in Baltimore, provide examples of how this can be done. It is a community-centered multi-issue organization and the energy work is a part of that larger effort, which includes:

- Building brighter futures “for Baltimore’s youth through education and hands on job training” – these jobs include green jobs in solar energy, weatherization, and environmental remediation;
- “Food and farm programs” for producing more healthy food and “combatting food deserts in Baltimore”;
- Building “green communities” through converting vacant lots into “community green spaces”;
- Creating “safe and affordable homes” by weatherizing them and making them more efficient and “offering residents access to solar energy.”<sup>351</sup>

GRID Alternatives, created to provide low-income households with solar energy access and job training along with that effort, provides another example of the kind of organization that can create dispersed jobs in the very communities where they are needed most while building up a green energy economy. Started in California, the organization has recently expanded to the mid-Atlantic region, including Maryland.<sup>352</sup>

Such efforts can and should be greatly expanded, given the need for large increases in renewable energy, weatherization and other efficiency improvements, and energy equity in the transition to an emissions-free energy sector. Providing universal solar access to low-income residents who currently receive energy assistance would require on the order of 1,000 megawatts of solar capacity; this would create hundreds of jobs in the very same communities, if there were the adequate community-based social infrastructure for participatory decision-making, job training, and a holistic approach to the needs of low-income people and households. In fact, the scale of the requirement for universal solar access is such that, were it mandated by law, it could be used to leverage the creation of solar panel and other manufacturing in the state (see the example of San Antonio in Attachment C).

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<sup>351</sup> Civic Works Annual Report 2014, pdf pp. 2-3

<sup>352</sup> GRID Alternatives 2016

While renewable energy and efficiency are generally more economical, there are added investments that need to be made, for instance in job training of youth or workers who have experienced long bouts of unemployment. Further, the financing of rooftop solar systems for low-income households faces significant hurdles. The scale-up of the work of organizations like Civic Works and GRID Alternatives, and the provision of the needed resources, should be part of the transition to a renewable energy system in order to ensure that the economic benefits are equitably distributed. Such funds should be a part of the Community and Worker Protection Fund discussed in Section 5 of this chapter below.

#### 4. Jobs summary

Overall, about 64,000 steady full-time-equivalent jobs would be created in the United States, most of them in Maryland, in creating and maintaining Maryland's energy system of the Climate Protection Scenario. The increment of jobs within the state over business-as-usual depends strongly on state policy. Moreover, if the State proceeds vigorously to a renewable, efficient, and resilient energy system it could become a manufacturing center as well with attendant positive implications for jobs. The quality of the jobs would be comparable to those in the utility and construction sectors today.

Total direct, indirect, and induced steady jobs in the United States corresponding to Maryland's energy requirements and the stimulus of the savings in the Climate Protection Scenario would be in the 70,000 120,000 range (rounded to the nearest 10,000 jobs). This range of job totals consists mainly of jobs in efficiency, grid-of-the-future, and operations and maintenance sectors as well as in the induced jobs due to the economic stimulus of lower costs of energy services. Therefore, it is reasonable to infer that most of the total of 70,000 to 120,000 jobs would be within the State.

#### 5. Protecting communities and workers

The main industries that are expected to be adversely affected are:

- Centralized coal and (possibly) nuclear power generating stations, if the latter retire at the expiry of their licensed periods;
- Natural gas and fuel oil supply and natural gas infrastructure;
- Coal mining.

The Calvert Cliffs nuclear plant has about 900 employees;<sup>353</sup> coal-fired power plants have about one employee per seven megawatts at the largest three plants.<sup>354</sup> On this basis, about 2,000 jobs would be affected at Maryland's major power plants with a capacity of about 10,500 MW, almost half of which would be at the Calvert Cliffs plant, which we assume would be retired when the licenses of its reactors expire in 2034 and 2036 (See Chapter VII, Section 2.vii). This would not be a net loss of jobs; rather these are jobs that would be lost in the affected communities if adequate renewable and associated energy facilities are not located there or if other measures are not taken to prevent job loss as these plants retire.

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<sup>353</sup> Exelon Calvert Cliffs 2016

<sup>354</sup> Chalk Point generation station, 2,413 megawatts, had 271 employees in 2009 (Mirant Chalk Point 2009); Morgantown generation station, 1,486 MW, had 199 employees in 2009 (Mirant Morgantown 2009); and Brandon Shores, 1,273 MW, has 205 employees (EPA Brandon Shores 2016). This gives a total of 4,944 MW and 675 employees, for an average of one employee per 7.3 MW.

Garrett County and Allegany County in Western Maryland are the State's coal mining areas. The mines had 401 workers in 2013.<sup>355</sup> There is already significant solar energy activity in that part of the state. Adequate planning, notably in regard to distributed solar generation in the rural areas of the State, could help in the transition away from fossil fuels.

An associated problem is that the small communities where these plants or mines are located would face loss of tax revenues and with them the loss of funds for public services – schools, libraries, police, and fire department funds. For instance, the Calvert Cliffs nuclear plant paid about \$23.5 million in taxes, or payments in lieu of taxes, and fees to Calvert County in 2015,<sup>356</sup> amounting to about \$1.70 per megawatt-hour generated from that plant.

When coal plants are added, the total requirements for community protection would be on the order of \$50 million per year. Of course, these funds would be needed every year. Therefore, it is important to build up a fund over time *before the plants close*, so that communities will have funds available for a number of transition years after plant closure.

Provision must also be made for the employment of displaced workers. IEER and the Labor Network for Sustainability have proposed that jobs in communities that are vulnerable to the adverse effects of a transition to renewable energy be *created prospectively or concurrently with the phase out of fossil fuels*. The jointly published paper advocating this policy nationally is reproduced in Attachment C. The jobs would be financed using a Community and Worker Protection Fund (CWP Fund), which could be raised in various ways. The monies in the Fund could also be leveraged to stimulate more investments, in the same way the ratepayer funds for efficiency incentives leverage private investments in more efficient appliances and buildings.

Finally, it is also essential to create distributed jobs in low-income communities (along with needed worker training), notably as they relate to efficiency, solar energy, and improving homes to make them healthier (see Section 3 of this chapter, above).

We have made a provision of \$200 million per year for the CWP Fund. If the CWP Fund is created early enough in the transition and the process works, most of this amount may actually not be needed by the year 2050. That is, if good jobs are created before fossil fuel-related jobs disappear, there may be little need for a continued Community and Worker Protection Fund by the year 2050. However, as noted in Chapter IX, the cost estimates for the Climate Protection Scenario assume a continued need for public funding of community and worker protection throughout the process of a transition to an emissions-free energy system and even after that.

The LNS et al. study point out that job creation alone does not guarantee good jobs:

Climate protection will require the creation of tens of thousands of new jobs. But there is no guarantee that they will be good jobs. Indeed, depending on other economic trends, spending on climate protection could increase inequality and provide increasingly insecure, contingent work. Climate protection strategy should be designed to provide the maximum number of good, secure, permanent jobs with education,

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<sup>355</sup> Maryland Bureau of Mines 2013. The number of employees does not “include office, supervisor personnel, or independent truck haulers.”

<sup>356</sup> Calvert County 2016. A small amount, about \$0.4 million, was also paid to the State of Maryland.

training, and advancement that provide maximum possible improvement in our job shortage.<sup>357</sup>

The LNS et al. study notes that strong policies, including creation of a fund to protect workers and communities, increasing collective bargaining power, and vigorous climate protection policies will be needed to ensure that the jobs are good, living wage jobs.<sup>358</sup>

In general, it is essential that communities and workers should have a fund that serves to protect them from the loss of facilities that employ large numbers of people, especially if they are in sparsely populated areas where loss of a single major employer can devastate a community for a long time. Communities often provide incentives, such as tax breaks, to corporations to welcome them to increase the number of jobs. Large corporations typically make provisions for what is commonly called “golden parachutes” for upper management when they leave, retire, or even in cases where their employment is terminated. There is no reason that workers and communities should not have at least a stainless steel parachute if a corporation chooses to leave or if a plant is shut down due to obsolescence, for environmental reasons, or for any other reason.

Such funds could be handled, at least in part, in the manner that Norway manages a portion of its oil revenues. Norway created an Oil Fund, from levies on petroleum. It is the largest such sovereign fund in the world.<sup>359</sup> Maryland could levy a charge on fossil fuel use and create a Community and Worker Protection Fund. A part of the CWP would be accumulated for communities (local governments and other public entities) for the time that fossil-fuel-related revenues decline or disappear. The rest would be spent along the way to create good jobs and diversify the economies of fossil-fuel dependent communities. .

The community protection part would be spent if and when an industry shuts down or leaves, to pay for public services, until economic development efforts enable replacement revenue. A part would be spent to create new jobs in areas expected to be affected *but before jobs are lost*. Thus, a part or all of the replacement revenue would be generated from these economic activities, further cushioning the impact caused by closure of plants. Attachment C provides more detail on the approach as a national policy for the United States.

## 6. Energy justice

We have extensively covered the issue of energy justice in a prior report of the Renewable Maryland Project.<sup>360</sup> In Chapter VIII of this report we noted that the transition to a grid-of-the-future will increase the need to ensure equity and opportunity for low-income households:

- *The equity feature:* The Affordable Energy Program, which would limit household energy expenditures to 6 percent of gross income is needed now, but would be even more critical to prevent additional distress during a renewable energy transition.

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<sup>357</sup> LNS et al. 2015, p. 14

<sup>358</sup> LNS et al. 2015, pp. 14-15

<sup>359</sup> Norway Oil Fund 2016. Its formal name is Government Pension Fund Global.

<sup>360</sup> Makhijani, Mills, and Makhijani 2015

- *The opportunity feature:* The rules for the grid-of-the-future must ensure that low-income households can actually avail themselves of the opportunities as we transition to a grid-of-the-future.

In regard to equity, we have included \$200 million per year in additional funds over the assistance normally provided to low-income households to pay their electricity and heating bills.<sup>361</sup> It is difficult to make a reliable estimate until a well-designed pilot program is carried out. But the \$200 million provision corresponds, approximately, to a doubling of the participation level in assistance programs compared to recent years.<sup>362</sup>

So far as opportunities are concerned, the rules for the grid-of-the-future will play a central role, as discussed in Chapter VIII above. The Climate Protection Scenario has ample provision for solar energy to enable the inclusion of universal solar access for all low-income households. It also has ample provision for efficiency investments and for converting fuel oil and natural gas heating systems to efficient electric ones. Both of these measures would systematically lower energy bills – reducing the amount of assistance needed to pay bills under the Affordable Energy Program. In many cases, bills would decline below six percent of income after efficiency and HVAC investments are made, eliminating the need for energy assistance in those cases.

Finally, we note that the fraction of income devoted to energy would decline compared to the present in the Climate Protection Scenario. This does not by itself assure that low-income households would experience a decrease in energy expenditures any more than average income growth guarantees an amelioration of the budgets of low-income households. A suitable set of policies, which we have described here, in Chapter VIII, and in our energy justice report, will be needed.

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<sup>361</sup> This is in addition to the \$200 million for the CWP Fund.

<sup>362</sup> See Makhijani, Mills, and Makhijani 2015, Chapter V, for details of the Affordable Energy Program.

## XI. Environmental, health, and resource considerations

The total or near total elimination of fossil fuels from the energy system will generate enormous health, environmental, resource, and related indirect economic benefits in addition to complete or almost complete elimination of CO<sub>2</sub> emissions from the energy sector. However, no energy source, or even energy efficiency, is without environmental impact.

In this Chapter we do a brief and necessarily incomplete survey of some of the environmental, health, and resource benefits. This is followed by some observations on the remaining impacts of changing the energy system, the ways in which they may be minimized, and the approaches needed to ensure compatibility with a sustainable energy system.

### 1. Water

Thermal generation, notably in coal and nuclear plants, is the most common form of electricity production. A transition to a renewable electricity system based on solar and wind would eliminate essentially all water consumption and eliminate associated water withdrawals.<sup>363</sup>

As discussed in Chapter III, Section 1, thermal generation requires the use of vast amounts of water to condense the steam that drives the turbines. The heat rejected in the condenser is responsible for the largest use of fresh water in the region. Figure XI-1 shows the water consumption per megawatt-hour for various types of electricity generation. Consumption of water is almost all due to evaporation. With once-through cooling, which has the lowest water consumption, the intake requirements are high – roughly 150 times the consumption. Water is heated in the process of condensing the power plant's steam, and discharged at a higher temperature back into the water body. With cooling towers, the evaporative losses are high, but intake is far lower than with once-through cooling. Figure XI-1 shows typical water consumption per megawatt-hour for different types of thermal power plants and different types of cooling.

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<sup>363</sup> Hydropower reservoirs also have evaporation associated with them. There is a small amount associated with evaporation from the Conowingo dam.

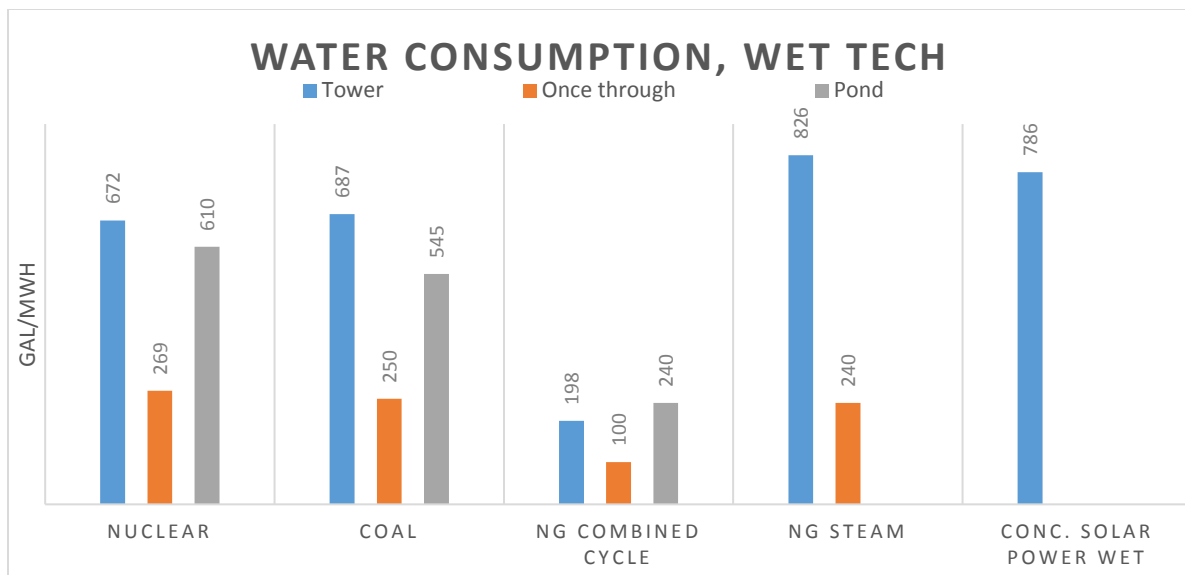


Figure XI-1: Typical water consumption, gallons per MWh, for various electricity generation technologies. Source: NREL 2011, Tables 1 and 2 (pp. 12-13)

Table XI-1 shows more detail on water withdrawals and consumption for fossil and nuclear technologies with once-through and cooling tower technologies.

Table XI-1: Water withdrawals and consumption for coal, nuclear, and natural gas power plants, gallons/MWh

	Withdrawal gal/MWh	Median consumption (evaporation) gal/MWh	Comments, withdrawal values in gal/MWh
Nuclear, once-through	25,000 to 60,000	269	Median withdrawal = 44,380
Nuclear, cooling tower	800 to 2,600	672	Median withdrawal = 1,101
Coal, once-through	20,000 to 50,000	250	Median withdrawal = 36,350
Coal, cooling tower	500 to 1,200	687	Median withdrawal = 1,005
Natural gas steam, once-through	10,000 to 60,000	240	Median withdrawal = 35,000
Natural gas steam, cooling tower	950 to 1,460	826	Median withdrawal = 1,203
Combined cycle, natural gas, once-through	7,500 to 20,000	100	Median = 11,380; can also use dry cooling: median = 2 gal/MWh
Combined cycle, natural gas, cooling tower	150 to 283	198	Median = 253; can also use dry cooling: median = 2 gal/MWh
Hydropower plants with reservoirs (Note 1)	N/A	4,491	Range for evaporation 1,425 to 18,000 gal/MWh

Source: NREL 2011, Tables 2 and 3 (pp. 13-14)

Note 1: These values do not apply to Maryland's Conowingo dam, which is a run-of-the-river hydropower plant. (Exelon Conowingo 2016)

Almost all Maryland's thermal generation uses once-through cooling.<sup>364</sup> Evaporative losses due to in-state generation, including from power plants on the Chesapeake Bay, amounted to about 10 billion gallons per year. Maryland imports about 40 percent of its electricity requirements from other states in the PJM grid, where thermal generation also dominates. Assuming that imports are characterized by approximately the same average water consumption as in-state generation, annual water *consumption* for Maryland's thermal electricity use amounts to about 16 billion gallons. Water *withdrawals* would amount to roughly 1.3 trillion gallons per year for in-state generation and about 2.4 trillion gallons for overall electricity use, including imports of thermal electricity.<sup>365</sup>

Water withdrawals for Maryland electricity use of about 2.4 trillion gallons amount to more than 10 times the total annual water use by all Maryland households.<sup>366</sup> The impacts of domestic and power plant withdrawals are different in some respects. Domestic water must meet high standards of purity requiring extensive treatment and corresponding energy and chemical inputs. Power plant water intake can be brackish water, wastewater, Chesapeake Bay water, or fresh river water. However, the massive rate of water intake at large power plants causes impacts on aquatic life and also results in thermal discharges and evaporation that have ecosystem effects. The amount of impact varies by location, type of cooling, and types and locations of water withdrawn.

Much of water withdrawal due to thermal power plants located in Maryland is from the Chesapeake Bay (in the case of Calvert Cliffs nuclear plant) or its inlets (in the case of the C.P. Crane coal-fired power plant) or in the tidal basin of the Patapsco River (the Gould Street, Herbert A. Wagner, and Brandon Shores power plants).

The coal-fired Morgantown and Dickerson generating stations reported, to the Energy Information Administration, a withdrawal of about 640 billion gallons of water from the Potomac River. The Union of Concerned Scientists' (UCS) best estimate of withdrawal was 350 billion gallons; UCS estimated the consumption at 2.5 billion gallons per year. In addition, the Chalk Point power station is located on the Patuxent River. The annual withdrawal and consumption estimated by UCS are about 145 billion gallons and 1.3 billion gallons per year respectively. The UCS consumption estimates indicate that Maryland's fossil fuel power plants result in the consumption of about 100 million gallons of fresh water per day, which is enough to supply about one million households. The water saved from thermal generation

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<sup>364</sup> Water consumption and withdrawal of water estimates can be found in a database of power plants compiled by the Union of Concerned Scientists, at [www.ucsusa.org/ew3database](http://www.ucsusa.org/ew3database) (UCS EW3 2012). The database includes information on sources of water and type of cooling used (if any).

<sup>365</sup> Only coal and nuclear water consumption is estimated here on the basis that all of it is once-through. These are therefore approximate values. Since some out-of-state thermal generation uses cooling towers, the water withdrawals would be somewhat lower and the consumption somewhat higher for the imports portion of the estimates. In-state natural gas and petroleum generation were only about 6 percent to the total. (EIA States 2015 Maryland, Table 5). Maryland also has about 2 million MWh per year of hydropower generation at the Conowingo dam. However, this is a run-of-the-river hydropower plant, which does not have a large reservoir, so that evaporative losses would be expected to be far lower than those shown in Table XI-1. We have not included evaporative losses associated with the Conowingo dam in our calculations, which would be small relative to evaporative losses associated with thermal generation. Those losses would be the only ones associated with the Climate Protection Scenario. No water withdrawals in the manner of thermal power plants are involved.

<sup>366</sup> Calculated by IEER using Table XI-1. Maryland households withdraw about 100 gallons per person per day (Maryland Water 2003, p. 2), giving an annual withdrawal of about 0.2 trillion gallons per year, or just 8.3 percent of the withdrawals for thermal electricity generation.

could be available, in principle, in Maryland for some mix of residential, commercial, industrial, and agricultural applications.<sup>367</sup>

The magnitude of thermal electric power plant water consumption is also illustrated by its dominant role in water consumption in the Susquehanna River Basin, where some of the power plants that are in the PJM region, but not in Maryland, are located. Figure XI-2 shows that thermal evaporative losses are responsible for about three-fourths of the entire consumptive use of water in the Basin. The total losses are estimated more than 100 million gallons of water per day in a “typical year”<sup>368</sup>

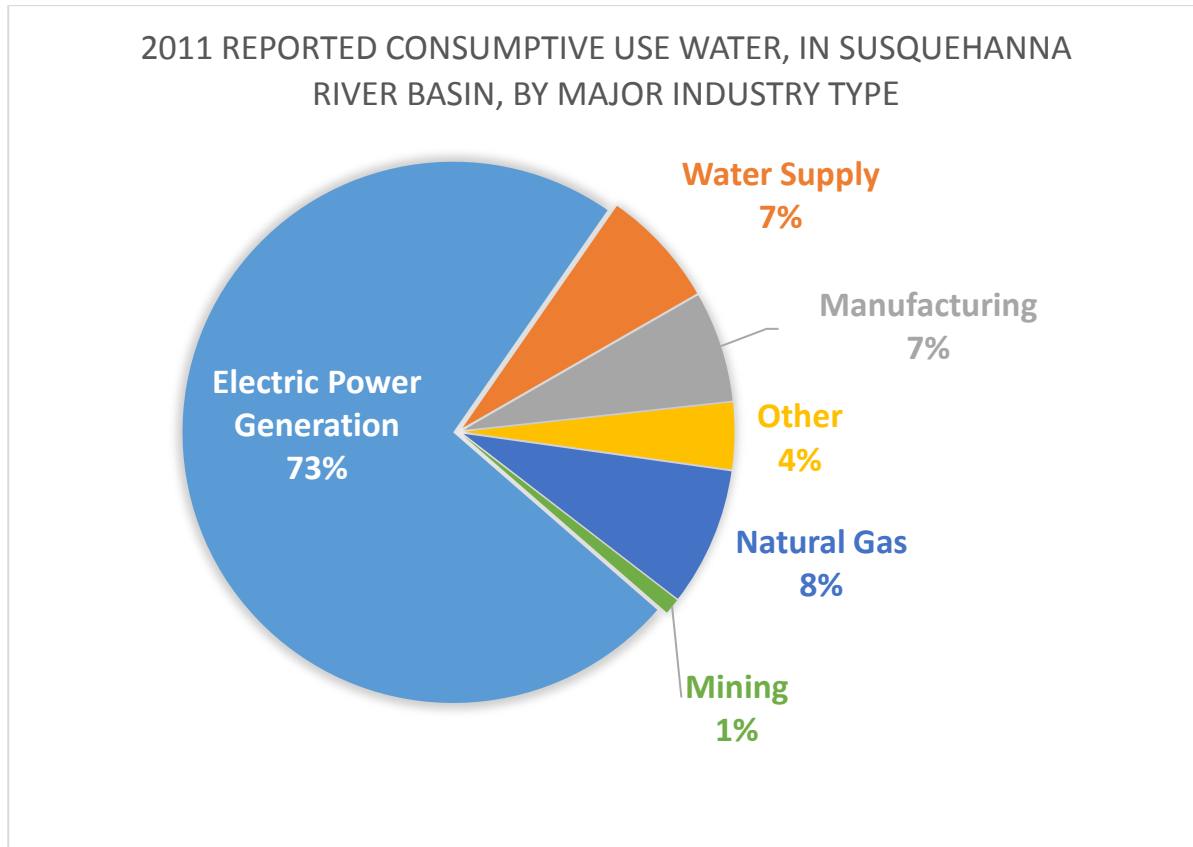


Figure XI-2: Consumptive uses of water in Susquehanna River Basin, 2011. Total consumptive use 127 million gallons per day. Percentages are rounded. Source: Susquehanna Comprehensive Plan 2015, p. 84

The economic and ecological impacts of thermal generation on the region are substantial. For one thing, it is the main consumptive use by far, and consumptive uses are a principal cause of “water availability shortages in the basin”:

[Susquehanna River Basin] Commission regulations require mitigation for consumptive use of water. Consumptive use is broadly defined to be the loss of water due to a variety of processes by which the water is not returned to the waters of the basin undiminished in quantity. As discussed in Priority Management Area A – Sustainable Water

<sup>367</sup> This is only a statement of availability, rather than a recommendation to consume the water.

<sup>368</sup> Susquehanna Comprehensive Plan 2015, p. 93. The amount of water in 2011 was less than this typical amount at about 93 million gallons per day (p. 84).

Development, consumptive use is one of the principle [sic] causes of water availability shortages in the basin.<sup>369</sup>

If other states in the Susquehanna River Basin also transition to solar and wind energy, a great deal of fresh water from that Basin – about 90 million gallons per day – would become available for other uses because it will not be lost to evaporation. The amount is equivalent to the water consumption of about 900,000 average households. Since most residential water use is returned rather than consumed, it can be discharged into water bodies after appropriate treatment. Normally, municipal water is reused downstream “a number of times” in this way.<sup>370</sup> Thus, the water saved from thermal generation could be available, in principle, for millions of households in the Susquehanna River Basin or for other uses, including industry and agriculture. The benefit would accrue to people and the economy of the entire Basin. A transition away from thermal generation may also have positive impacts on the Chesapeake Bay; the evaluation of such impacts is beyond the scope of the present report. The Environmental Protection Agency regulates such impacts.<sup>371</sup>

Coal-fired power plants are also responsible for a variety of water pollution impacts both at the power plant, at upstream mining locations, and due to coal ash remaining after the coal is burned.

Finally, thermal pollution of rivers as well as of Chesapeake Bay waters due to the end of thermal electricity generation would also essentially end in the Climate Protection Scenario. The ecological benefits of restoring the temperature balance should be evaluated.

## 2. Air pollution

Air pollution is widely recognized as a leading cause of death and disease, especially respiratory diseases, throughout the world, even apart from CO<sub>2</sub> emissions and the resultant climate change impacts. We will consider outdoor air pollution first and then consider indoor air pollution due to the use of natural gas.

### i. Outdoor air pollution

The use of petroleum fuels in transportation and the use of coal in power production are the principal sources of such pollution, which includes emissions of fine particulates, nitrogen oxides, sulfur dioxide, carbon monoxide, and unburned hydrocarbons. In turn, these pollutants interact in the atmosphere and create new pollutants, notably tropospheric ozone.

These pollutants have substantial negative impacts on health:<sup>372</sup>

An extensive body of scientific evidence shows that long- and short-term exposures to fine particle pollution, also known as fine particulate matter (PM<sub>2.5</sub>), can cause premature death and harmful effects on the cardiovascular system, including increased hospital admissions and emergency department visits for heart attacks and strokes. Scientific evidence also links PM to harmful respiratory effects, including asthma

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<sup>369</sup> Susquehanna Comprehensive Plan 2015, p. 84

<sup>370</sup> EPA Water Reuse 2016

<sup>371</sup> After a 2009 study of discharges and treatment technologies from the steam electric power generating industry (EPA 2009), the EPA tightened its rules relating to effluents from coal-fired power plants in 2015 (EPA 2015).

<sup>372</sup> EPA 2016

attacks.

Ozone can increase the frequency of asthma attacks, cause shortness of breath, aggravate lung diseases, and cause permanent damage to lungs through long-term exposure. Elevated ozone levels are linked to increases in hospitalizations, emergency room visits and premature death.

Both pollutants cause environmental damage, and fine particles impair visibility.

The U.S. Environmental Protection Agency recognizes six “criteria pollutants” which it uses to gauge overall air quality: particulate matter, ground-level ozone, sulfur dioxide, nitrogen oxides, carbon monoxide, and lead. Particulate matter is abbreviated as PM and has two subclasses – particles of less than 2.5 microns diameter (PM2.5) and those less than 10 microns in diameter (PM10). Of these PM2.5 and ozone “are the most widespread health threats.”<sup>373</sup>

Regulation of emissions of air pollutants has had a significant impact on improving air quality and greatly reducing the number of days when air quality criteria are not met and, in some cases, eliminating altogether days with very poor air quality. Aggregated air pollution, with the six criteria pollutants taken together declined 68 percent from 1970 through 2011.<sup>374</sup>

We can further illustrate this by examining the evolution of air pollution in the Baltimore metropolitan area between 2005 and 2014.

The Environmental Protection Agency publishes real-time and historical data on criteria air pollutants. A well-known study done by researchers at the Massachusetts Institute of Technology indicated that in 2005 fine particle air pollution (PM2.5) was a cause of a large number of deaths in the United States. Among the states, Maryland was adjudged the worst, in terms of death rates. Among the 20 metropolitan areas and cities covered in this study, it was the Baltimore metropolitan area.<sup>375</sup>

The results for some of the states are shown in Figure XI-3 and some Eastern metropolitan areas are shown in Figure XI-4. Apart from the specific values of death rates, it is clear that direct fuel use, fuel use for transportation and for electricity generation are all major contributors. The MIT study estimated that there were more than 6,000 deaths in Maryland due to PM2.5 pollution in 2005.

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<sup>373</sup> See EPA’s air quality webpages at <https://www.epa.gov/criteria-air-pollutants> (EPA Criteria Air 2016) and <https://www3.epa.gov/airquality/particlepollution> (EPA PM 2016). The EPA provides real time air pollution maps at <http://airnow.gov/> (AirNow 2016).

<sup>374</sup> State of the Air 2013, p. 5

<sup>375</sup> Caiazzo et al. 2013, pp. 203-205

## Mortality per 100,000 persons in 2005 due to PM2.5 (by state)

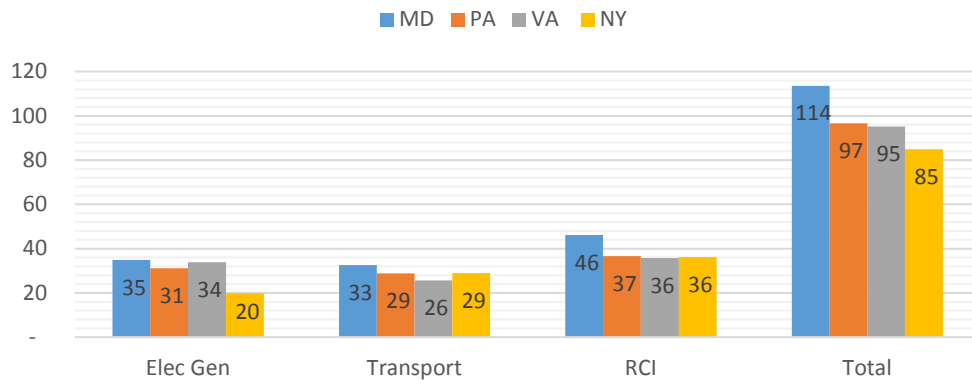


Figure XI-3: PM2.5 related death rates in selected Eastern states in 2005, by sector. Source of data: Caiazzo et al. 2013, Table 5 (p. 203). Chart by IEER.

Note: Transport includes road, marine, and rail. RCI includes residential, commercial, and industrial.

## Mortality per 100,000 persons in 2005 due to PM2.5 (by metro area)

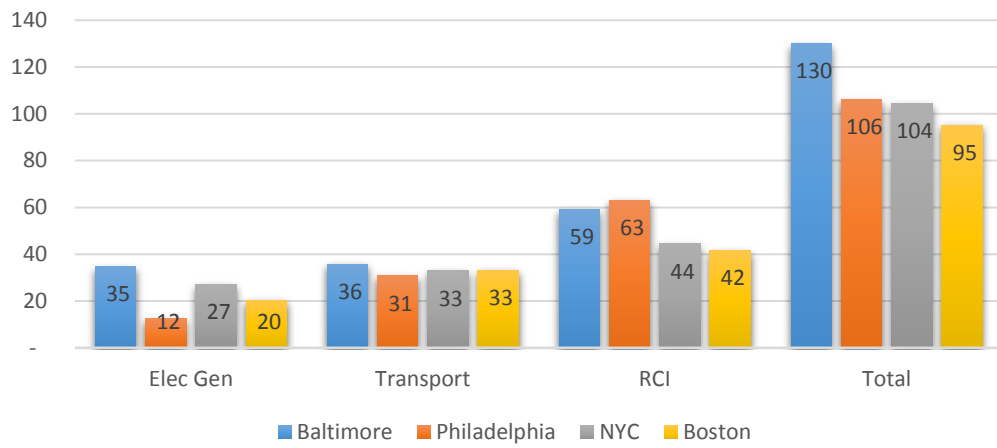


Figure XI-4: PM2.5 related death rates in selected Eastern metropolitan areas in 2005, by sector. Source of data: Caiazzo et al. 2013, Table 6 (p. 204). Chart by IEER.

Note: Transport includes road, marine, and rail. RCI includes residential, commercial, and industrial.

The air pollution reduction from 2005 to 2014 in the Baltimore metropolitan area has been dramatic; it is a testament to Maryland's efforts to clean up the air. Table XI-2 shows some air pollution data as published by the EPA for the Baltimore-Towson monitoring station.

Table XI-2: Baltimore-Towson Air Quality Data

Year	Days good (AQI<50)	Days moderate (AQI 51 to 100)	Days unhealthy for sensitive people (AQI 101 to 150)	Days unhealthy (AQI 151 to 200)	Days very unhealthy (AQI >200)	90 <sup>th</sup> percentile AQI	Median AQI	Days PM2.5 main pollutant
2005	74	239	46	6	0	109	64	267
2010	165	164	30	6	0	100	53	180
2012	177	169	18	2	0	87	52	200
2013	213	47	5	0	0	71	46	211
2014	165	196	4	0	0	69	52	285

Source: Compiled by IEER from EPA AQI 2015, at [http://www.epa.gov/airdata/ad\\_rep\\_aqi.html](http://www.epa.gov/airdata/ad_rep_aqi.html).

Table XI-2 does not provide data that would allow us to make a determination about the City of Baltimore and of low-income areas within it; as a rule low-income areas tend to be more heavily impacted. But the general trend towards reduced pollution is clear. The number of days with unhealthy air was reduced from 6 in 2010 to zero in 2013. The number of days during which air was unhealthy for sensitive people was reduced from 46 in 2005 to 4 in 2014. But progress on the overall air quality index remains to be made: the median value for the Air Quality Index seems to have levelled off at about 50 since 2010.

The Climate Protection Scenario would eliminate almost all CO<sub>2</sub> emissions, as well as almost all sulfur dioxide and particulate emissions, from fossil fuel consumption in Maryland's energy system. Our approach also eliminates the use of fossil fuels in electricity generation altogether and the vast majority of fossil fuel use in transportation and in buildings. Almost all nitrogen oxide emissions would also be eliminated. However, if other states continue to use fossil fuels, there would be continued transport of air pollutants into Maryland due to prevailing westerly winds.

Low-income areas and communities of color tend to bear the brunt of air pollution and its health impacts. The Maryland Environmental Health Network has provided a useful summary in its November 2014 report:<sup>376</sup>

...Maryland communities of color and low income people are overburdened by "noxious land uses" as well as being medically underserved. In Maryland, as compared to whites, people of color face higher cancer risks from hazardous air pollutants and are likely to live with more facilities per square mile that emit EPA criteria air pollutants. Maryland's low-income families experience increased cancer risk and likelihood of living near facilities emitting criteria air pollutants. They are also more likely to live near a Superfund site, as defined by the 1980 federal law designed to clean up sites with hazardous contamination. The American Lung Association provided a nuanced discussion of the complex relationship between air pollution and the disparities of race, class, income and other factors in their 2013 State of the Air report.

In view of the disparate impact of the present fossil-fuel-dominated system on low-income households and communities of color, we can expect a correspondingly large positive impact of the Climate

<sup>376</sup> Ruggles et al. 2014, p. 3-4. Details regarding environmental justice and air pollution can be found in State of the Air 2013; see pages 31 to 36, for example.

Protection Scenario on these communities, especially if appropriate policies to make energy affordable and provide universal solar access are put into place.<sup>377</sup>

Mobile sources and power plants are the main sources of air pollution. Table XI-3 shows the EPA's estimates for four air pollutants according to whether they are from mobile sources, stationary fuel burning, industrial processes, fires, etc. Carbon monoxide and nitrogen oxides, which are both precursors to ground-level ozone, are dominated by mobile sources. Almost all of this pollution would be eliminated by a transition to electric transport and renewable electricity generation. The vast majority of fine particulate air pollution PM 2.5 (particles of effective diameter less than 2.5 microns) would also be eliminated.

Overall, it is clear that for all categories except volatile organic compounds (VOCs), mobile sources and stationary fuel combustion are by far the dominant sources of air pollution. In the case of VOCs, biogenic sources are the dominant source, followed by mobile sources and emissions from the use of solvents.

Table XI-3: Air pollution by source in Maryland, 2011, short tons per year

	Carbon monoxide	NO <sub>x</sub>	PM 2.5	SO <sub>2</sub>	VOCs
Mobile (Note 1)	641,721	118,838	5,829	6,731	65,391
Fuel combustion (Note 2)	34,759	37,280	8,774	62,410	4,679
Industrial processes (Note 3)	23,370	6,293	1,712	2,088	2,973
Fires	33,005	360	2,761	225	7,483
Biogenics/Agriculture	19,783	3,451	2,791	Not listed	137,890
Solvents	12	16	4	0	37,265
Miscellaneous/Other (Note 4)	19,645	2,690	9,231	491	7,888

Source: See <https://www3.epa.gov/air/emissions/> (EPA Air Pollutants 2016) and extract data by pollutant and state.<sup>378</sup> For the various processes that comprise each of the sources, see

<https://www3.epa.gov/air/emissions/basic.htm> (EPA Air Pollutants 2016, Basic Information).

Note 1: Includes cars, trucks, aircraft, lawn-mowers, leaf-blowers, and other sources that fall into the "transportation" category.

Note 2: Includes fuel combustion at power plants and direct use of fuels in the industrial, commercial, and residential sectors.

Note 3: Includes cement plants, pulp and paper mills, mining, refining, etc.

Note 4: Includes gasoline stations and commercial cooking; for PM2.5, we have included dust.

<sup>377</sup> Makhijani, Mills, and Makhijani 2015 discusses such policies.

<sup>378</sup> See EPA Maryland Emissions Data 2016, for 2011 data: For CO: [https://www3.epa.gov/cgi-bin/broker?\\_service=data&\\_debug=0&\\_program=dataprog.state\\_1.sas&pol=CO&stfips=24](https://www3.epa.gov/cgi-bin/broker?_service=data&_debug=0&_program=dataprog.state_1.sas&pol=CO&stfips=24). For NO<sub>x</sub>: [https://www3.epa.gov/cgi-bin/broker?\\_service=data&\\_debug=0&\\_program=dataprog.state\\_1.sas&pol=NOX&stfips=24](https://www3.epa.gov/cgi-bin/broker?_service=data&_debug=0&_program=dataprog.state_1.sas&pol=NOX&stfips=24). For PM2.5: [https://www3.epa.gov/cgi-bin/broker?\\_service=data&\\_debug=0&\\_program=dataprog.state\\_1.sas&pol=PM25\\_PRI&stfips=24](https://www3.epa.gov/cgi-bin/broker?_service=data&_debug=0&_program=dataprog.state_1.sas&pol=PM25_PRI&stfips=24). For SO<sub>2</sub>: [https://www3.epa.gov/cgi-bin/broker?\\_service=data&\\_debug=0&\\_program=dataprog.state\\_1.sas&pol=SO2&stfips=24](https://www3.epa.gov/cgi-bin/broker?_service=data&_debug=0&_program=dataprog.state_1.sas&pol=SO2&stfips=24). For VOCs: [https://www3.epa.gov/cgi-bin/broker?\\_service=data&\\_debug=0&\\_program=dataprog.state\\_1.sas&pol=VOC&stfips=24](https://www3.epa.gov/cgi-bin/broker?_service=data&_debug=0&_program=dataprog.state_1.sas&pol=VOC&stfips=24).

The pollution is typically concentrated in Central Maryland.<sup>379</sup> Specifically, several of Maryland's fossil fuel power stations are located in the vicinity of Baltimore, including the Brandon Shores and Herbert A. Wagner generating stations on the Patapsco River and the Chalk Point generation station on the Patuxent River. A transition to wind and solar energy would eliminate the pollution from these sources. We note that there is a substantial amount of land associated with fossil fuel power plants; this land could, in principle, be used for solar energy production. For instance, the Brandon Shores and Herbert A. Wagner generating station is located on 483 acres of land. It could easily accommodate 100 megawatts of solar PV generation and double that if the most efficient solar panels are used.

## **ii. Indoor air pollution due to natural gas**

The Agency for Toxic Substances and Disease Registry (ATSDR) lists the sources of CO in homes:

Carbon monoxide levels in indoor air are strongly influenced by the presence of various appliances and whether or not the occupants of the residence smoke tobacco products. Unvented kerosene and gas space heaters; leaking chimneys and furnaces; back-drafting from furnaces, gas water heaters, wood stoves, and fireplaces; gas stoves, generators, and other gasoline-powered equipment; automobile exhaust from attached garages; and tobacco smoke all contribute to indoor air levels of carbon monoxide.<sup>380</sup>

We have not found measurement-based data on routine indoor air pollution due to indoor fossil fuel use in Maryland. However, a recent study by the Lawrence Berkeley National Laboratory (LBNL) that measured both indoor and outdoor air pollution in 352 homes that used natural gas in California found that natural gas use for cooking caused indoor carbon monoxide and nitrogen dioxide and NOx pollution:

- (1)...use of natural gas cooking burners substantially increases the risk of elevated CO, and
- (2)...gas cooking and the presence of pilot burners on cooking and heating appliances within the living space are associated with elevated NO<sub>x</sub> and NO<sub>2</sub> are consistent with prior studies....Smaller homes are more impacted by pollutant emissions from unvented cooking and pilot burners.<sup>381</sup>

The LBNL study noted that its California findings were "likely" to apply to homes in other parts of the United States.<sup>382</sup> The finding regarding the level of CO was as follows:

Of the 316 homes with CO data in the current study, roughly 5% had short term concentrations exceed California ambient air quality standards of 20 ppm over 1 h or 9 ppm over 8 h. Arithmetic and geometric mean values of highest 1-h CO were 6.4 and 3.8 ppm in the current study.<sup>383</sup>

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<sup>379</sup> The web pages in the previous footnote include maps showing county-by-county emission concentrations (in short tons per square mile).

<sup>380</sup> ATSDR 2012 p. 9

<sup>381</sup> LBNL Indoor Pollution 2015, p. 6

<sup>382</sup> LBNL Indoor Pollution 2015, p. 6

<sup>383</sup> LBNL Indoor Pollution 2015, p. 13

Adverse health effects have been observed at levels above a 10 to 15 ppm threshold, in the form of cardiac arrhythmia in people with coronary artery disease; healthy adults begin to experience loss of stamina above about 30 ppm.<sup>384</sup> This does not mean that there are no ill-health effects below that level, only that they are not acute enough to be observed.

NO<sub>2</sub> and NOx were also found at elevated levels.<sup>385</sup>

Given that low-income homes have less efficient heating systems and may also have older appliances, the problem of indoor air pollution may be greater than average in such homes. There is a real need for actual data in Maryland, including in the context of phasing out fossil fuels.

Natural gas is a common fuel for cooking, water heating, and space heating in Maryland as it is in other states. Its elimination in residential use, and especially from cooking may therefore provide significant health benefits especially in cases where stoves and ovens are not tuned or have pilot lights. In 2015, the Maryland Public Service Commission ordered the inclusion of non-energy benefits in estimation of the costs and benefits of energy efficiency. It specifically cited the health benefits of reduced pollution as one of the non-energy benefits.<sup>386</sup> There is therefore a reasonable qualitative case, based on the LBNL study, that such benefits should be attributed to replacement of natural gas cooking by efficient electric modes.

### 3. Residual impacts of the Climate Protection Scenario

The transition to a fully renewable electricity system deriving its primary energy supply from wind and solar sources (and a small hydropower component from the existing Conowingo dam) will eliminate essentially all routine pollution associated with the electricity use, in addition to reducing electricity sector CO<sub>2</sub> emissions to zero. There will be a small amount of air pollution associated with the residual direct use of oil and gas – natural gas for space heat and petroleum in the non-road transportation sector, largely for aircraft and boats. We have outlined ways in which the remaining fossil fuel use could be reduced or eliminated in Chapter VII, Section 7. In addition the CO<sub>2</sub> emissions associated with cement manufacture would remain unless alternative materials are used or renewable fuels are used to make cement; in addition a replacement would be needed for the limestone that is now essential for making cement.

### 4. Land use

Land use is an important aspect of the impact of wind and solar energy at present levels of efficiency and technology. Evolving technology can reduce these impacts significantly, and is likely to do so. We will consider land area use and some other environmental impacts of wind and solar energy. We also briefly consider how land area impacts could be reduced. Finally, we examine a part of the land use of the present energy system – and find it is far larger than an energy system based on wind and solar energy.

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<sup>384</sup> Inferred by IEER by combining data in ATSDR 2012, Figure 2-1 (p. 21) and Table 3-2 (p. 29)

<sup>385</sup> LBNL Indoor Pollution 2015, Figures 1 and 2 (pp. 22-23). The NO<sub>2</sub> levels even exceeded 100 parts per billion in a few homes (LBNL Indoor Pollution 2015, Figure 1); 100 ppb is the EPA's one-hour limit for NO<sub>2</sub> air pollution. (EPA NO<sub>2</sub> 2016)

<sup>386</sup> Maryland PSC EmPOWER 2015, pp. 5-6. See Makhijani, Mills, and Makhijani 2015, Chapter VIII, Section A, for a detailed discussion.

## i. Wind land area

Land area impacts of wind farms can be measured in three ways:<sup>387</sup>

- Permanent direct land area impact: This is the actual land area occupied by the wind turbines, permanent access roads, substation, and other permanent infrastructure needed for the wind farm;
- Temporary land area impact: This consists mainly of temporary access roads needed during the construction period and staging areas; this can be restored after construction is completed.
- Overall wind farm area: The overall wind farm area can be defined in various ways – the perimeter of the wind farm, for instance, could be one such measure. This area is on the order of a hundred times larger than the direct land area occupied by the constructed parts of the wind farm.<sup>388</sup> The variability of this measure is considerable.

Table XI-4 shows the direct permanent land area impact of wind turbine facilities within Maryland and in the Midwest. The temporary land area impact is also shown.

Table XI-4: Direct wind farm land disturbance, permanent and temporary, Climate Protection Scenario 2050, square miles

Wind farms	Direct Land Area Impact		
	Permanent (Note 1)	Temporary (Note 2)	Total
Onshore in Maryland	2.3	5.5	7.8
Onshore in Midwest	7.0	16.4	23.4
Total onshore land area	9.4	21.9	31.3

Source for per megawatt impact: NREL 2009, Table 1 (p. 10)

Note 1: Areas calculated on the basis of 1,000 MW in Maryland, at 1.5 acres direct impact per MW, and 6,000 MW in the Midwest, at 0.75 acres direct impact per acre. Source for capacity requirement: IEER.

Note 2: The ratio of temporary impact to permanent direct impact is taken as 2.3, based on the average value in Table 1 of NREL 2009.

The area of direct impact of the onshore wind energy requirements is quite small. However, the overall wind farms perimeter could cover on the order of 1,000 square miles. Of this, about 200 to 300 square miles would be in Maryland. The permanent area of impact of the wind farms in Maryland would be a very small fraction, about 0.02 to 0.03 percent, of the State's land area of 9,844 square miles.<sup>389</sup> But the perimeter area of impact (the "footprint" in NREL's terminology) would be much larger – 2 to 3 percent of the land area of Maryland. Given that the windy areas are not spread evenly throughout the state, the local visual impact could be significant; it is likely to be an important consideration in siting, permitting, and environmental impact evaluation.

Figure XI-5 shows a map of areas with good wind resources, by the amount of area available when evaluated by near-term technology availability using 140-meter hub height. Older technology (80-meter hub height) indicated onshore resources in Maryland being concentrated in the Western part of the

<sup>387</sup> This wind farm land impact discussion is based on NREL 2009.

<sup>388</sup> NREL 2009, Table 1 (p. 10)

<sup>389</sup> Maryland at a Glance Land 2015

state (Garrett and Allegany counties – about 1,100 square miles in total). The area with good wind resources is much larger with near-term technology) – over 3,800 square miles,<sup>390</sup> or almost 40 percent of the land area of the state. Moreover, while the areas of good wind resources (defined as resources with capacity factor more than 35 percent) are uneven, there is some availability in almost every part of Maryland.

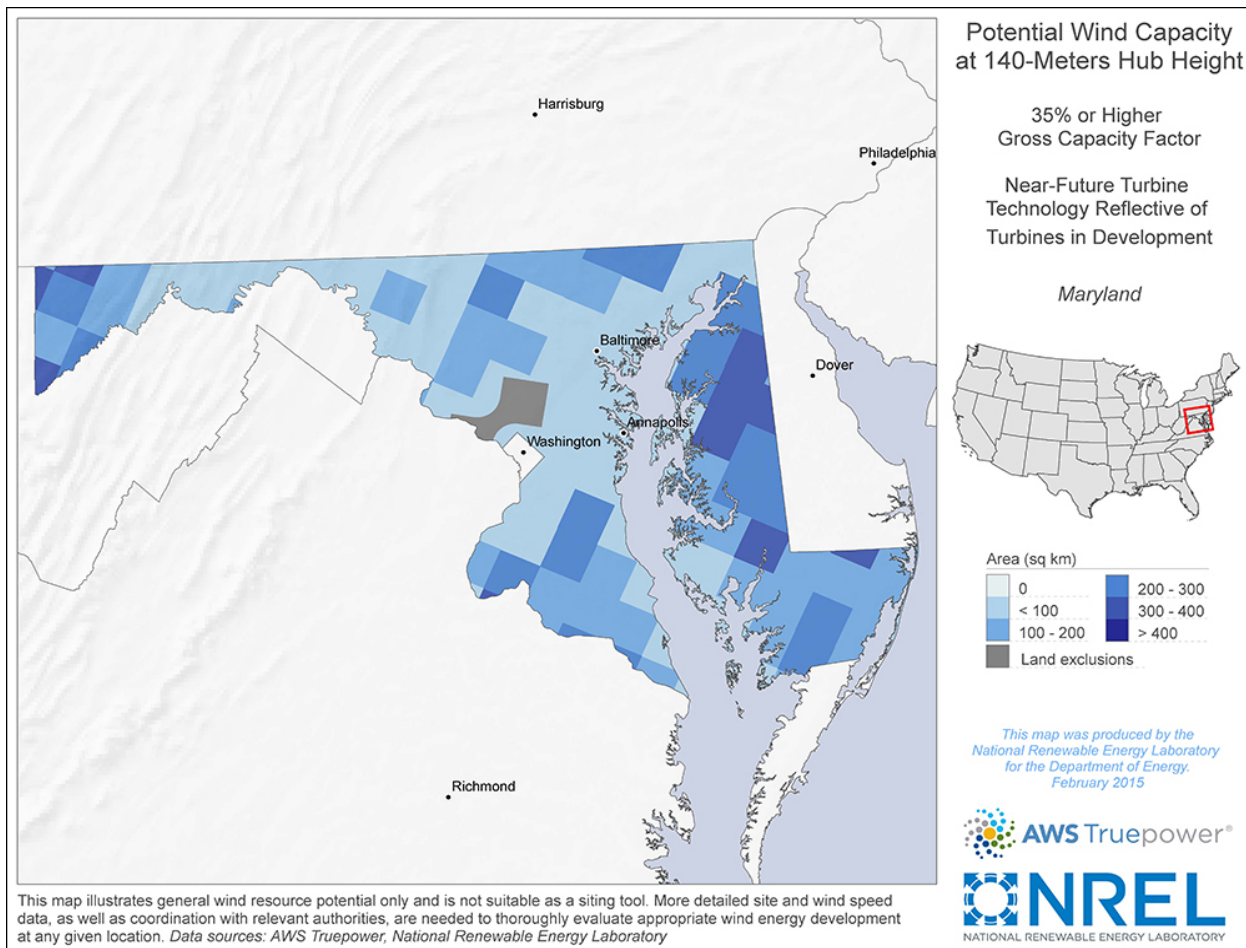


Figure XI-5: Areas where good quality wind resources (140-meter hub height) are available in Maryland  
Source: [http://apps2.eere.energy.gov/wind/windexchange/wind\\_resource\\_maps.asp?stateab=md](http://apps2.eere.energy.gov/wind/windexchange/wind_resource_maps.asp?stateab=md) (DOE WINDExchange 2015 (Maryland))

We restricted onshore wind within Maryland to 1,000 megawatts largely on the ground of perimeter land area impact. This capacity is much below the technically available onshore resource of more than 18,000 megawatts.<sup>391</sup> The visually impacted land area from a single wind turbine is greater the taller the tower; however, the number of turbines can be significantly reduced, since newer turbines and higher hub heights have much higher capacity per turbine.

<sup>390</sup> NREL and AWS Truepower 2015 Table

<sup>391</sup> NREL and AWS Truepower 2015. For a discussion of the role of higher hub height and land area available for wind energy development see DOE Wind 2015.

Bird impacts need to be carefully considered in siting as well. They are summarized in a Department of Energy study.<sup>392</sup> We briefly outline some of the considerations here.

The central and eastern parts of Maryland are on the migration routes of many birds – a consideration in the impact of large wind farms.<sup>393</sup> The impacts could change with higher hub heights and longer blades. According to a Department of Energy assessment:

Potential interactions may increase with other species of migratory birds as well, since most migrating birds fly higher than the rotor-swept zone of existing turbines. Greater rotor heights may increase the potential for interaction between birds and turbines as well as alter the species composition of interactions.<sup>394</sup>

Further, some protection efforts may require curtailment of wind power at certain times of the year. For example, efforts to protect bats may require curtailment during the late summer and early fall.<sup>395</sup> However, the economic impacts may be reduced by the fact that there are surpluses of renewable energy in the spring and fall in the Climate Protection Scenario, enabling curtailment to protect birds at low cost.

One important new element is introduced by the emerging wind technology with 140-meter hub heights: it creates technical potential for economical wind energy that is far more distributed than with the 80-meter hub height technology now commonly in use in the United States.<sup>396</sup> This is because at 140 meters, good wind resources are widely available, in contrast to 80-meter hub height, which has been typical of wind installations in the not-too-distant past. Distributed deployment could have the effect of greatly reducing the transmission line land requirement of wind energy, especially in combination with offshore wind deployment in coastal states like Maryland.

Offshore wind installations impact can be quite different than onshore turbines. Siting requires non-interferences with shipping, for instance. Visual impact from the shore is an issue at least in some cases. Marine mammals are affected by construction noise and exhibit avoidance behaviors. Noise during operation does not appear to present a significant issue.<sup>397</sup>

However, there may be beneficial effects since the offshore structures can become artificial reefs for marine life, including commercially valuable fish. Offshore wind farms, properly planned, could produce significant ecological and commercial benefits:

...benefits may accrue from adding physical structure to the environment in some locations, as it provides a new, albeit artificial, reef habitat for organisms to settle on (such as filter feeders). Such structure tends to attract and concentrate fish. Provision of physical structure results in increased benthic and fish biomass, though whether this is a

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<sup>392</sup> DOE Wind 2015, Chapter 6

<sup>393</sup> Migration routes by state, county, season (spring and fall), and type of bird can be found at Nutty Birdwatcher 2016

<sup>394</sup> DOE Wind 2015, p. 32

<sup>395</sup> DOE Wind 2015, p. 32

<sup>396</sup> Hub heights in Germany are already typically over 120 meters for new installations. (DOE Wind 2015, Figure 4-3 (p. 17))

<sup>397</sup> Friends of the Earth (UK) 2013, pp. 5-8

concentration effect of fish or is a true boost to local populations is as yet unsure, in parallel with other artificial reef structures.

Another impact of introducing extensive new hard structures across parts of the seabed is to reduce the level of current destructive fishing activity within the area, particularly restricting the use of towed fishing gear. Although this may have socio-economic impacts, particularly if coupled with displacement of fishermen from Marine Protected Areas, this may be offset through the use of static gear and increases in populations of commercial fish and shellfish. In addition, there is also much scope for looking at colocating aquaculture, algal biomass production etc. within a wind farm to maximise use of the marine space.

MRE [Marine Renewable Energy] areas could function as *de facto* Marine Protected Areas....[S]uch potential to protect or enhance biodiversity raises important issues for marine nature conservation managers and, if marine spatial planning is done carefully, the environment can benefit from offshore renewable energy developments.<sup>398</sup>

## ii. Solar land area

Solar has land-use impacts mainly for utility-scale projects and some urban ground-mounted projects that are not in brownfield areas. Roof-top systems have some visual impact and may be restricted by historic preservation or other covenants. The National Renewable Energy Laboratory only included 22 to 27 percent of rooftops in estimating the technical potential for rooftop solar; for commercial buildings the estimate was 65 percent. In turn, the estimate for rooftop solar in this report uses less than ten percent of the technical potential. In view of these assumptions, we will not consider rooftop-related issues further in this report. About 4 percent of solar generation in the Climate Protection Scenario would be from rooftop installations.

The urban and rural ground-mounted solar required in the Climate Protection Scenario in 2050 uses 23 percent panel efficiency.<sup>399</sup> The only statewide assessment of the potential for ground-mounted systems was published by the National Renewable Energy Laboratory in 2012, where both urban and rural utility-scale technical potential for solar PV systems (and other solar and renewable systems) was published on a state-by-state basis.<sup>400</sup> We assume that the fixed-tilt installations are urban and the single-axis tracking systems are rural. On this basis about 21 square miles of urban land area (13,500 acres) and 113 square miles of rural land (72,000 acres) would be needed. These areas represent about one-and-a-half percent of the urban and rural land area of Maryland respectively.

We compare land area requirements for corn ethanol for vehicles attributable to Marylanders and examine briefly the inefficiency of land and energy use of the current ethanol policy in Attachment B. We note there that the stress that using so much food for fuel puts on global food prices and food supply is not in the spirit of the Paris Agreement of 2015 on climate.

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<sup>398</sup> Friends of the Earth (UK) 2013, p. 8

<sup>399</sup> Twenty-two percent efficient panels were available commercially at the time of the preparation of this report. (Wesoff Panels 2015)

<sup>400</sup> NREL Potentials 2012, Table 2 (p. 10) and Table 3 (p. 11)

### iii. Comparing land area requirements

The land area occupied by solar and onshore wind energy in the Climate Protection Scenario in the years 2050 would be 144 square miles (92,000 acres), including the footprint of the onshore wind installations outside the state. This is a significant land impact, but it should be put in the perspective of present-day land requirements.

Consider, for instance, that the 10 percent of ethanol required to be added to gasoline by federal mandate comes essentially from corn turned into motor fuel. The mandate for 2016 is 14.5 billion gallons, which will require 30 million acres of corn nationally.<sup>401</sup> Maryland's share of the national corn ethanol area (though not in the state), based on its population, is *over half-a-million acres (about 780 square miles) or more than five times the land area footprint of essentially all of the Climate Protection Scenario energy supply in 2050*. More detail on this issue can be found in Attachment B.

In addition, fossil fuel electricity requires significant land area. The footprint of a coal-fired power plant would be much smaller than a solar power plant of the same generating capacity in terms of the power plant itself. Yet, the area of a coal-fired power plant, while generally smaller, is more comparable to the land requirement of a wind farm for the turbines and associated roads and facilities. For instance, a large 1,000 megawatt wind farm would occupy between 750 and 1,500 acres.<sup>402</sup> For comparison, the Morgantown generating station is on a 427-acre site.<sup>403</sup> The chimneys are usually hundreds of feet high,<sup>404</sup> and therefore have a large visual impact.

The main land-area impact of coal-fired power is at the coal mine. Unlike solar or wind energy that require no fuels, the footprint of fossil fuel electricity generation (and other non-renewable energy generation) expands continually since mining of fuels is required to keep the generating plants in operation. Accounting for mining land use is complex. For instance, it could be claimed that surface-mined lands are required to be restored. But often they are not. Ted Nace of Grist.org has estimated that coal-fired power requires 1 acre for every 15,000 megawatt-hours of electricity generated.<sup>405</sup> On this basis, the use of coal-fired electricity in Maryland (including in-state production and imports) would be about 2,000 acres per year. At this rate, 45 years of coal-fired generation for half of Maryland's generation would use the same amount of land as the entire solar and wind land requirements in 2050 in the Climate Protection Scenario.

Petroleum land requirements are highly variable, ranging from small for the giant oil fields of Saudi Arabia to large areas disturbed by tar sands oil produced in Canada.

In addition to land, water resources are also often damaged by mining operations. Land and water contaminated by accidents are an additional consideration. Coal ash ponds have a variety of contaminants that can and do spill into water bodies. Earthjustice lists four contaminated coal ash sites

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<sup>401</sup> Thirty million acres was calculated based on the following sources: 80 FR 77420-77518 (2015-12-14), p. 77488; EIA Corn Ethanol 2015; and Thiesse 2014.

<sup>402</sup> Estimated from NREL 2009, Table 1 (p. 10)

<sup>403</sup> Maryland PPRP 2010, p. 1-3

<sup>404</sup> The Brandon Shores Generating Station has stacks of 700-feet and 400-feet. (Wikipedia Brandon Shores 2016)

<sup>405</sup> Nace 2010

in Maryland: Faulkner, Westland, Gambrills Fill Site, and Brandywine.<sup>406</sup> Maryland also contaminates sites in other states, since it imports electricity generated in coal-fired power plants, among others.

Maryland's natural gas use also has an external footprint, since none is produced within the State. The effects of natural gas produced by hydraulic fracturing ("fracking") extend underground, where mixes of toxic materials are injected during the fracking process, which also creates a risk of water supply contamination.<sup>407</sup>

Finally, there are vast amounts of radioactive and toxic uranium mining and milling waste in the United States and the world attributable to U.S. requirements for nuclear materials for its nuclear weapons and nuclear power programs.<sup>408</sup> Oil and gas production also creates radioactive waste in the form of radium-contaminated materials.<sup>409</sup>

In summary, the land impacts of the present energy system are essentially out of sight of the vast majority of energy users. They are concentrated at a few places in Maryland and at many more places across the country and the world (the latter notably in the case of oil and nuclear fuels). The amount of land involved cumulatively over the decades is comparable or larger than that for the Climate Protection Scenario. When the land required for making ethanol from corn for vehicular fuel is included, the land required for the present energy system is far greater than that for the Climate Protection Scenario.

This raises an important philosophical question. Should we be required to look at the devices that supply us with energy even if we deem the view unpleasant or even ugly rather than consign much worse land (and other adverse) impacts to places we cannot see and may not ever visit and to people we may never meet?

#### **iv. Reducing land area requirements**

All that said, it is important to consider ways in which the footprint of a solar and wind energy can be reduced.

The wind land footprint depends on a variety of factors including turbine technology and hub height used. The land-area impacts estimates in this report (Table XI-1 above) are based on wind turbine projects that were planned or completed as of 2009 – the year that the National Renewable Energy Laboratory prepared its report. Wind turbine technology has advanced considerably since that time and continues to progress. Near-term turbine technology with 140-meter hub heights would result in capacity factors much higher than those we have used in the estimates above. The direct area impacted can be considerably reduced. However, much taller and larger turbines could have a far wider visual impact. But that impact could be more equitably distributed closer to the areas of consumption of the electricity by locating large wind turbines in a more distributed way than is now typical.

Solar energy land impacts can be reduced in a number of ways:

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<sup>406</sup> Earthjustice 2009

<sup>407</sup> For a summary of the effects described in peer-reviewed literature, see PSE Healthy Energy Survey 2016. See also NRDC 2016.

<sup>408</sup> For a global, if somewhat dated, account of uranium mining and milling impacts, see Chapter 5 of Makhijani, Hu, and Yih 2000.

<sup>409</sup> See EPA TENORM 2015

- *Locating more of the capacity on rooftops.* A 2016 re-assessment of rooftop potential by NREL on a building-by-building basis covering 23 percent of the buildings in the United States concluded that Maryland could meet almost 50 percent of its present electricity requirements from rooftop generation alone, at a solar panel efficiency of 20 percent. Parking lots and use of non-optimal rooftops would increase this potential.<sup>410</sup> This would amount to roughly half of the solar energy requirement of the Climate Protection Scenario (instead of 4 percent assumed in the land area calculation in this section). Using the most efficient panels available, the vast majority of solar energy requirements could technically be met by rooftop installations. Currently rooftop installations cost more than ground-mounted ones. But their cost could come down with the right incentives and developments over time. The SunShot initiative aims at a cost of \$1.50 per watt for residential rooftop solar by 2020. The commercial rooftop target is \$1.25 per watt.<sup>411</sup> At these prices, notably the latter, there should be little economic difficulty in increasing the fraction of rooftop solar energy. The collateral benefit of increasing the distributed ownership potential is also a positive factor.
- *Using solar canopies over parking lots and urban road areas:* We have not included any parking lot or other canopies in the Climate Protection Scenario. Canopy structures entail additional costs. At the same time they increase solar PV's distributed energy potential. There is a clear cost/land use trade-off, especially between rural utility-scale solar PV and increasing urban canopy structures.
- *Low-cost batteries and low-cost seasonal thermal storage:* If grid-energy batteries follow a cost trajectory similar to solar energy installations, the approximate balance between solar and wind energy assumed in the Climate Protection Scenario, would no longer be essential. The onshore wind energy footprint could be reduced. Low-cost seasonal thermal storage could serve as a complement to battery storage and also increase the resiliency provided by microgrids.
- *New solar technology:* Solar panels are the main approach to generating solar electricity at present. However, other approaches are possible, including windows that are transparent to visible light but also contain solar cells<sup>412</sup> or solar paint that can be applied to surfaces like the sides of buildings.<sup>413</sup> It is mainly a question of the relative costs of the various approaches.
- *Lower cost solar canopies:* In general, solar canopies, such as solar parking lot structures cost significantly more than rooftop or ground-mounted solar, largely because of the canopy construction costs. Lower cost solar canopies that meet structural requirements, higher efficiency, and lighter panels, etc., could significantly expand the potential for distributed solar generation. Crediting solar canopy structures in appropriate ways for their environmental attributes, such as longer life for the parking lot and the potential for rainwater collection for gray water use, may also add to this potential.

In sum, the land impacts of a solar- and wind-based energy will be significant, assuming technology does not fundamentally change from that presently available. Even then the land impacts are far lower in

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<sup>410</sup> NREL Rooftop 2016, p. 35, provides an estimate of 38.7 percent at 16 percent panel efficiency (see p. vii for panel efficiency). A 20 percent panel efficiency results in a 25 percent increase in the solar generation potential. See also p. 39.

<sup>411</sup> DOE 2012 SunShot, p. xix

<sup>412</sup> See, for instance, Hanley 2015.

<sup>413</sup> See, for instance, Peters 2015.

amount and have far smaller environmental, health, and even visual impact than the present fossil-fuel dominated system. It is a question of who is experiencing those larger impacts – for the most part the impacts of the present system are out of sight of the consumers of energy, especially in a state like Maryland that produces almost none of the fuels that it uses.

Modest improvements in technology and reductions in cost, notably for rooftop solar systems, will allow a significant reduction of the land impact of solar systems and, at the same time, increase the potential for wider individual and community ownership of energy production. Low-cost storage coupled with solar will allow the choice of having a much larger fraction of total energy requirements coming from distributed solar energy than modeled in this report in the Climate Protection Scenario.

## 5. Upstream and downstream impacts

All energy sources have impacts upstream and downstream of the point of electricity generation or direct use of fuels.<sup>414</sup> The upstream impacts associated with renewable energy are mainly associated with the manufacturing of components (such as solar panels, wind turbines, and batteries) and the construction of the renewable energy generating facilities. The downstream impacts arise from the manner in which the facilities are decommissioned and the disposition of the materials resulting from the decommissioning.

A full consideration of life-cycle impacts is beyond the scope of this report. The attributes of a sustainable energy system go well beyond a system that uses only renewable energy, in which carbon and air pollution impacts are zero, as we have discussed in Chapter VI, Section 2.1. Metals like copper and steel will still be needed as will cement and sand and gravel for concrete.

We examine briefly a few of the impacts of the Climate Protection Scenario. But first, we stress that this is not a comparative analysis with the business-as-usual scenario. The continued use of fossil fuels will have far larger impacts in mining, water use, land use, and pollution, besides a variety of adverse impacts for workers and neighbors. There are also vast upstream and downstream impacts associated with continued fossil fuel use, apart from the immense impacts of climate disruption. We discuss the Climate Protection Scenario impacts here apart from any comparative aspects because their recognition can point the way to greatly reducing or eliminating them.

First there are carbon impacts associated with manufacture and installation of all energy systems, including renewable energy systems. These impacts, except those associated with limestone use in cement, can be eliminated if the energy system, including all energy for manufacturing, is fully renewable.

There are many mining-related impacts. Copper, steel, and aluminum are essential metals for electricity systems. Quartz is mined for solar panels; graphite is mined for lithium-ion batteries. Chemicals are used to reduce quartz to silicon for solar cells. These impacts can be minimized or even eliminated. Metals can be recycled; intermediate chemicals, like silicon tetrachloride in silicon manufacturing, can

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<sup>414</sup> The only zero impact approach is to conserve energy: switching off lights when they are not needed is a common example, but there are many others. For example, fastening seat belts before starting a car or light truck could save over 100 million gallons of fuel a year across the United States, assuming an idling fuel requirement of 0.2 gallons per hour (DOE EERE 2015), 10 seconds delay to buckle up and 1,000 starts per vehicle per year.

be recovered and reused if there are appropriate industry norms, as well as regulations, enforcement mechanisms, and incentives to achieve that result.

Generally, the best way to conceptualize a system with minimal environmental impact is to connect the decommissioning with the fabrication. The only resource that is actually used up is energy; in the Climate Protection Scenario almost all of it is replenished by natural currents since solar and wind are the mainstays of primary energy supply. In principle, that can made fully renewable, including energy for aircraft and boats.

The issue of materials is fundamentally different from energy. Energy is used up; materials are not, though age can degrade their performance. In some cases, erosion and corrosion disperses them. If not widely dispersed, materials can be recovered and reused. Further, in many cases, such as recovery of metals, the input of energy required for recycling is lower than for mining and refining. More efficient use of materials is also possible through design and innovation, in the same way as a given amount of energy can be used to deliver different amounts of energy services such as lighting, heating, cooling, or computing. Design of devices can incorporate ease of recovery and reuse of materials. Complementary policies to encourage reduction of mining impacts would be needed. Toxic materials can be eliminated through low-impact processing technologies. New processes can be invented for materials production. And new materials that have lower impact can be used.

Recovery and recycling of the materials used in a renewable energy system is a critical element for a renewable energy system to become sustainable. *We note here that a non-renewable energy system cannot become sustainable because new fuel is needed to replace the fuels consumed but not replaced by natural flows of energy.*<sup>415</sup>

The materials that it will be most important to recover and reuse are those used to make solar panels and the structures that are used to mount them, wind turbines and the electrical generators and other machinery associated with them, batteries, including the core materials, such as lead zinc, lithium, sodium, sulfur, etc., used to make them. In addition, the grid-of-the-future will involve an extensive communications system, including the devices, such as computers and smart phones, used to access information and use it.

The handling of materials from decommissioning energy- and electronics-related materials is far from satisfactory today. For example, the export of the work of recovery of lead from lead-acid batteries to Mexico is causing immense harm to workers, their families, and the communities in which they live because of poor enforcement of safety and environmental laws.<sup>416</sup> Much the same can be said of the industry that recovers precious metals from discarded electronic goods (when they are recovered at all) or the industry that mines them in the first place. Illegal processing in developing countries, often using child labor, in dangerous conditions, is routine. The International Labour Office has noted that “human health risks from e-waste [electronic waste processing] include breathing difficulties, respiratory

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<sup>415</sup> See Chapter VI, Section 2.1. Note that nuclear fuels, though plentiful in theory are not renewable. New nuclear fuels must either be mined or non-fuel materials, notably uranium-238 and thorium-232, must be converted into nuclear fuels. In both cases, the materials are non-renewably consumed. For detailed considerations of safety, proliferation, fuel-related issues, and a variety of environmental impacts, see Smith 2006. For details regarding conversion of uranium-238 to plutonium fuel, see Makhijani 2001 and Makhijani Reprocessing 2010.

<sup>416</sup> Partlow and Warrick 2016

irritation, coughing, choking, pneumonitis, tremors, neuropsychiatric problems, convulsions, coma and even death.”<sup>417</sup>

Making workers and their families sick and polluting their communities is inherently unjust and unsustainable. If that occurred it would be part of the same ethic that has resulted in the very problem that renewable energy is designed to solve: the unjust (from the point of view of social equity for this and future generations) and unsustainable use (in ecological terms) of fossil fuels.

A transition to an electrified, renewable energy system in Maryland, the United States, and globally will result in changes in the nature and amounts of materials that flow through the energy system. Most of this will be for the better, since the mining, processing, and use of fuels to operate the energy system will be eliminated. But the remaining use of materials must be as near to a closed cycle as possible, with decent and safe working conditions. Recovery and processing of materials resulting from decommissioning of facilities might be done in the countries that obtained the benefit from the facilities. The expense of materials recovery and reuse can be built into the cost of the installation at the front end.<sup>418</sup>

The solar energy industry is aware of the need to recover materials and reuse them. So far as solar panels are concerned, there has been little need so far because almost all the installations are of recent vintage; they are far from the stage where decommissioning is an issue. At present, programs for recycling tend to be voluntary. Given the rapid growth of the solar industry and its centrality to the grid-of-the-future, it is essential to move beyond voluntary programs and integrate recovery cost at the front end. The same applies to wind energy, electronic devices associated with the grid-of-the-future, batteries, and the materials that go into the transmission and distribution system. In addition, materials in the devices that use energy (light bulbs, refrigerators, HVAC systems, televisions, etc.) also need a similar system of recovery and reuse. The philosophical concept that captures the sustainability implicit in this approach is called the “cradle-to-cradle” system, which seeks to mimic Nature in leaving no waste behind.<sup>419</sup>

Finally, we should not forget a stubborn problem that appears in the form of cement used for construction. Cement has CO<sub>2</sub> emissions associated with it due to limestone reduction, even in the absence of fossil fuel use. It is the most common CO<sub>2</sub>-intensive material used in construction: about 6 percent of the world’s anthropogenic GHG emissions arise from this industry.<sup>420</sup> Its importance for Maryland’s emissions has already been noted (Chapter VII, Section 5). Both conventional and

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<sup>417</sup> ILO 2012, p. 18

<sup>418</sup> We note here that while most solar panels are made of silicon, which is derived from sand (silicon dioxide), some solar cells use toxic material like cadmium. This underlines the need for taking the entire lifecycle of renewable energy-related materials into account at the start of the process. The lithium in lithium-ion batteries, as well as the materials in other types of batteries, can be recovered. At present, recycling is a market issue without explicit consideration of the pollution and ill-health and ecological damage that mining and processing causes in the absence of recycling. For current conditions in relation lithium recycling see Kumar 2011. For more general descriptions of recycling batteries of various types, see Battery University 2016.

<sup>419</sup> A business point of view on the cradle-to-cradle system by its promoter can be found at Cradle to Cradle 2014. A more general description is available in Wikipedia Cradle to Cradle 2016.

<sup>420</sup> Worldwatch 2009

renewable energy use copious amount of cement, including for wind farms and coal and nuclear power plants. Solar PV installations are a major exception.

Downstream impacts are a major issue in sustainability. The energy system must not only have zero CO<sub>2</sub> emissions on a life-cycle basis; it should also be sustainable regarding other downstream impacts. A true zero waste system mimicking the way that Nature reuses everything is essential for sustainability. That philosophy is captured by the “cradle to cradle” goal,<sup>421</sup> where no waste would be generated on a lifecycle basis; everything is reused. Reuse often requires a supply of energy; that energy must, of course, be renewable.

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<sup>421</sup> The concept is described at Product-Life Institute 2016.

## XII. Policy considerations

The main policy areas are:

1. **Promoting renewable energy** in the electricity sector, with a suitable definition of renewable energy;
2. **Ensuring the efficient electrification** of all or almost all of the direct fossil fuel use in residential and commercial sector buildings;
3. **Discouraging new fossil fuel infrastructure** to minimize stranded costs or pressure to continue fossil fuel use beyond the earliest economically feasible phase-out date;
4. **Making buildings much more efficient** than they are today and adopting stringent standards for new buildings;
5. **Promoting transportation sector electrification** as completely possible for both the on-road and non-road sectors.
6. **Ensuring that the grid-of-the-future is open**, democratized, and equitable;
7. **Enacting policies to make energy affordable** for low-income households and to open up opportunities for low-income families and small businesses in the grid-of-the-future;
8. **Raising sufficient funds to ensure a just transition** for workers and communities who are likely to be adversely affected by a transition away from fossil fuels;
9. **Putting pilot and demonstration projects** in place to enable the complete phase-out of fossil fuels in areas that are difficult and/or to enable fuller use of surpluses of renewable energy that are likely in the spring and autumn seasons.

Before getting into the details of each of these areas, an overview of the transition will provide some context. The energy transformation to a distributed, renewable, affordable grid coupled with the electrification of heating and transportation involves a number of major changes. At first glance the scale of the financial investment appears large; but as we have shown in Chapter IX, Section 3, that is not the case when the scale of all investments (whether in Maryland or out of it) needed for a business-as-usual approach is taken into account. Rather the major change is that investments shift from oil and gas fields outside Maryland to efficiency, storage, and smart grid investments, mainly within Maryland. The generation investments may be largely within Maryland or outside of it, as is the case today, except to the extent that distributed generation and its coupling with increasing resilience is built in as a value.

The mobilization of capital for financing these investments is a key consideration. Much or most of the capital can be elicited from the private sector if there are appropriate standards and regulations. For instance, the added investment needed for passive buildings that also have net zero carbon emissions, will come from the private sector for private buildings, if state and local governments set building standards. As we have shown such standards are economically justified and environmentally necessary. For individual households, financing arrangements can

be provided by using a small amount of public capital to leverage large amounts of private capital, as can be done with a Green Bank.<sup>422</sup>

The Climate Protection Scenario has significant resources that are devoted to increasing the resiliency of the electricity grid. They include distributed solar electricity generation, battery storage, combined heat and power, local hydrogen storage (at distributed production sites), smart grid investments, and extensive demand response capability. That said, this report does not contain the actual design of a resilient system. Such a design requires detailed consideration of essential loads and their geographic locations on a neighborhood-by-neighborhood basis as well as by the function of the facilities. In addition, more than one category of essential load may need to be considered. For instance, there are “critical” loads, which must be powered, and “priority” loads, which would receive power at high priority once critical loads have been met.<sup>423</sup> Finally, the design of microgrids requires the input of a variety of stakeholders.

The considerations in this report are more aggregated; they are sufficient for the purposes to show that significant provision for resilience can be made within the context of an emissions-free electricity system, and the grid therefore made more reliable and functional even in the context of changing climate. Building in resilience, affordability, equity, and energy democracy will be a process with many actors and many tensions. It will by no means be simple. But the end result of the process, if well done, promises to provide an affordable energy system that is dramatically healthier, and with other benefits like reducing energy-related water consumption, upstream mining impacts, reducing land use, and reducing waste impacts.

Finally, it is important to see the transition as a whole, not as a collection of elements. For instance, there are elements in it that will make energy services much cheaper in the future. The greater emphasis on building and appliance efficiency as well as the electrification of transport will greatly reduce costs. But increasing resilience at the same time as reducing emissions will require distributed solar resources as well as battery, and possibly other forms of, storage. The combination of resources in a microgrid will be more expensive than the average supply, if seen in isolation as something that affects electricity rates and costs. But microgrids, appropriately located and designed, provide an added value of increasing resilience and preventing economic and other losses by allowing essential energy services to be maintained during outages.

Similarly, onshore wind energy is cheaper than current average generation, cheaper than solar (at present), and cheaper than offshore wind. Indeed, in contrast to Western Europe, offshore wind is in the very early stages of development in the United States. Costs of offshore wind, seen in isolation from all other generation, will be higher than utility-scale solar or onshore wind for some years, as the industry develops. Barring significant technological breakthroughs, which are very possible but not assumed here, the costs of offshore wind are likely to remain higher than onshore wind. Yet, we have used offshore wind in the Climate Protection Scenario for a number of reasons:

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<sup>422</sup> A Green Bank study for Maryland was prepared by the Coalition for Green Capital; it was commissioned by the Maryland Clean Energy Center. (MCEC 2015)

<sup>423</sup> Jensen et al. 2015, p. 19

- Offshore wind is a plentiful Maryland resources; its development can create a large number of jobs and matches well with the fact that Maryland has a major port, Baltimore, where economic distress is high (as expressed for instance in the need for energy bill assistance<sup>424</sup>).
- Maryland would likely need wind resources from other states in the absence of offshore wind energy development. This would require transmission line development. The Climate Protection Scenario does include import of onshore wind from the Midwest. Given that region's plentiful wind resource, that amount could be increased and costs decreased. But the uncertainty regarding timely transmission would increase.
- Offshore wind development can create a host of commercial and ecological benefits, including marine life habitat and commercial fishing that are not available with onshore wind.
- It provides a diversity of supply that reduces the need for energy storage.
- The diversity of supply also increases the options for completing the transition to a fully renewable electricity sector. This is important, given that there are frequent objections to onshore wind, often on grounds of visual impact.

The use of renewable hydrogen as a fuel for CHP and peaking generation is also a higher cost element (relative to solar and onshore wind). Hydrogen production would, like offshore wind, develop a new industry. Hydrogen provides flexibility in the overall energy system, for instance, as a fuel for long distance land transportation or even ships.

We have taken these elements as a set: examined that they can meet the demand on an hour-by-hour basis, estimated the costs, and evaluated whether they are compatible with increasing resiliency. This is not the only set of choices that is possible. But if elements in it are changed, other elements also need to be examined afresh since they are connected, notably in terms of assuring reliable supply as a system. This has some implications for policy:

- ***It is essential to change the economic perspective from rates to bills.*** This is another way of saying that energy must be seen from the perspective of energy services – lighting, heating, air-conditioning, refrigeration, etc. ***A unit of energy at the point of use in the Climate Protection Scenario in 2050 will provide about five times the energy services compared to 2011 and almost two-and-a-half times compared to the 2050 BAU scenario.***<sup>425</sup> Thus effective rates per unit of energy supplied to the end user (whether from the grid or the rooftop) at the point of end use can be higher in the Climate Protection Scenario; still the bills will be lower. This is because effective rates include the cost of efficiency, transportation infrastructure, and conversion to efficient HVAC systems from fossil fuels. These same investments reduce energy use greatly, making bills lower.
- Average bills do not express the wide variety of circumstances of individual households. Specifically, low-income households may feel the effects of the overall rate increase per unit of supply because they may not be able to lower their energy use with efficiency responses and therefore to lower overall bills. This is a central reason to adopt an

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<sup>424</sup> Makhijani, Mills, and Makhijani 2015, Chapter II, Section B

<sup>425</sup> Energy services are computed here as dollars of gross state product per unit of energy at the point of use.

Affordable Energy Program in the course of energy system restructuring. Such a program is needed in any case, as we have shown.<sup>426</sup>

It is relatively straightforward to compare energy costs in 2011 with the costs in the BAU scenario in 2050 because the structure of the energy system is assumed to be the same. Household energy use would be a mix of electricity and direct fossil fuel use. Electricity generation would still be mainly centralized generation. Transportation expenditures would be essentially all on petroleum fuels. In contrast, the Climate Protection Scenario is a structurally different energy system. Since it is powered essentially completely by solar and wind, there are no fuel costs other than a small residual amount for direct fossil fuel use in buildings and industry and a modest amount of petroleum for non-road transport. There are large investments in efficiency, in conversion of direct fossil fuel use to efficient electric heating systems, in electric vehicle charging infrastructure, electricity storage, and a smart grid. Since vehicles would be electric, charging would take place at home and at public charging stations. Thus the residential, commercial, and transportation expenses are not separable unless a rate structure is established along with patterns of charging.

We can compare overall costs on a per person basis by segregating transportation electricity requirements from the combined use in the residential, commercial, and industrial sector. A further assumption that the cost per unit of electricity in these two major categories will be about the same. The cost of capital investments other than for transportation are added to the combined cost of electricity in the residential, commercial and industrial sectors. Table XII-1 shows the results of the analysis. Specifically, it illustrates the substantial effect of efficiency in lowering energy bills and lowering the costs of energy services. This is because the energy services increase faster than the cost of supply.

The situation with assessing the whole energy system and its effects is analogous to the way energy efficiency savings are guaranteed by Energy Service Companies (ESCOs). ESCOs perform investment grade audits and bundle together low cost, medium cost, and higher cost energy efficiency (and often water conservation) measures into a package where the total cost of energy supply plus efficiency is less than the pre-efficiency-investment energy bills. The grid-of-the-future assessment has more elements, but the principle is the same. What matters is whether the package is more economical. Moreover, in the case of the grid-of-the-future, the package must achieve multiple goals, including deep emission reductions (up to 100 percent), resilience, protection of fossil fuel industry workers and low-income households, etc.

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<sup>426</sup> Makhijani, Mills, and Makhijani 2015

Table XII-1: Average energy cost per person for 2011, Business-as-Usual Scenario 2050, and Climate Protection Scenario 2050, in 2011 dollars (rounded as shown)

	2011	2050 BAU	2050 CPS
Total electricity sales, MWh	63,600,000	83,270,000	76,960,000
<i>of which RCI, MWh (Note 1)</i>	63,600,000	83,270,000	50,600,000
<i>of which transportation, MWh (Note 2)</i>	small	small	26,360,000
Total electricity services cost	\$8,270,000,000	\$14,965,000,000	\$22,950,000,000
<i>of which RCI electricity (Note 3)</i>	\$8,270,000,000	\$14,965,000,000	\$15,089,000,000
RCI direct fuel use, cost, \$/year	\$3,241,000,000	\$5,381,000,000	\$1,399,000,000
Total non-transport energy costs \$/year	\$11,511,000,000	\$20,346,000,000	\$16,488,000,000
Maryland population	5,843,800	7,307,790	7,307,790
Non-transport energy expenditures, \$/person per year (Note 4)	\$1,970	\$2,780	\$2,260
Transportation energy + EV infrastructure cost (Note 5)	\$11,755,000,000	\$12,831,000,000	\$11,176,000,000
Transportation cost per person \$/year	\$2,010	\$1,760	\$1,530
Total energy cost per person (Note 6)	\$3,980	\$4,540	\$3,790
Average household income	\$81,100	\$134,200	\$134,200
Number of people per household	2.65	2.53	2.53
Energy expenditures per household, direct and indirect (Note 7)	\$10,530	\$11,470	\$9,580
Percent of average income spent on energy services	13.0%	8.5%	7.1%

Source: IEER

Note 1: RCI means the residential, commercial, and industrial sectors combined.

Note 2: Climate Protection Scenario transportation includes all road and non-road electricity use.

Note 3: Electricity costs for each segment of use are assumed proportional to use. In other words, no account is taken of different use patterns and rates.

Note 4: The expenditure per person includes the direct expenditures for residential energy use and expenditures to pay for the cost of energy that is embedded in the costs of goods and services.

Note 5: CPS cost includes an allowance for maintaining road infrastructure. In the other two cases, this cost is included in the cost of petroleum fuels.

Note 6: The total energy cost includes the direct personal expenditures on energy as well as all the indirect expenditures that are embedded in the costs of goods and services.

Note 7: It is important to keep in mind that this includes all direct and indirect expenditures on energy. As a first approximation, household energy bills for electricity and fossil fuels would be roughly one-fourth of the totals shown in this row if the pattern for 2011 holds for 2050. On this basis, the household energy burden in 2050 in the BAU scenario would be about 2.2 percent and in the CPS scenario 1.8 percent, compared to 3.3 percent for the year 2011.<sup>427</sup>.

<sup>427</sup> Based on Table III-1, III-2 and III-3 in Makhijani, Mills, and Makhijani 2015, p. 40 and p. 42.

We now examine policies in the specific areas that contribute to the system that we have evaluated in this report.

## 1. Renewable energy

As we have discussed in Chapter VI, Section 2, and Chapter IX, Section 1, wind and solar energy are plentiful and economical. The cost analysis in Chapter IX also shows that it is very likely that the Climate Protection Scenario, driven mainly by solar and wind energy, will be considerably more economical than the business-as-usual scenario. The main policy conclusion is as follows:

*A transition to a fully renewable electricity sector does not require rebates and subsidies to promote solar and onshore wind energy beyond those already in place (and due to expire in the early 2020s), with the possible exception of policies to make renewable energy access equitable. A suitable progression of renewable portfolio standards is required and should be mandated.*

Our analysis indicates the following recommendations for renewable electricity targets:

- 55 percent for the year 2030, which is robustly compatible with a goal of 40 percent reduction in GHG emissions by 2030.
- 100 percent for the year 2050, which is compatible with 90 percent reduction in GHG emissions by 2050.

These levels should be incorporated as renewable portfolio standards into Maryland's greenhouse gas law and planning for reducing GHG reductions. It is important to plan for a balance between solar and wind energy in order to prevent seasonal imbalances in supply. In contrast to solar, wind is more plentiful in the winter. Balance between the two keeps storage requirements low and permits a larger role for demand response on a daily basis.

For the year 2025, a 40 percent RPS with fewer or no carbon-emitting sources is a reasonable intermediate target, given our 55 percent RPS by 2030 recommendation. Subsidies for preservation of industrial jobs should be done on a case-by-case basis rather than as sweeping inclusions of carbon-emitting sources under the rubric of renewable energy. We note that the Climate Protection Scenario is based almost entirely on solar and wind energy; geothermal heat pumps are included as part of space heating and cooling.

The concept of renewable energy was discussed at length in Chapter VI, Section 2.i. We reproduce the definition provided by the Intergovernmental Panel on Climate Change here for convenience:

**Renewable energy (RE):** Any form of energy from solar, geophysical, or biological sources that is replenished by natural processes at a rate that equals or exceeds its rate of use.<sup>428</sup>

This definition excludes nuclear energy and much biomass energy as well. The issue of biogas is of considerable practical importance in Maryland and many other places. Biogas may meet the definition of renewable energy under a variety of circumstances. However, its collateral environmental impacts related to the impact of spreading high nutrient-content residues on the soil, need to be carefully

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<sup>428</sup> IPCC5 Mitigation 2014, p. 1261

examined before widespread use, especially in the Chesapeake Bay region. (See Chapter VI, Section 2.1 for a detailed discussion.)

## 2. Efficient electrification of direct fossil fuel use

It will be necessary to convert almost all direct fossil fuel use in buildings to efficient electric systems or to combined heat and power systems powered by renewable fuels. We have examined this issue at length in our report on heating and cooling in the residential sector.<sup>429</sup>

*The conversions should begin with converting buildings using oil and propane to geothermal or cold climate heat pumps, along with associated water heating conversions. Incentives for conversion should be based on combined heating and cooling performance, rather than by HVAC technology.*

Currently, cold climate heat pumps have far lower rebates than they would under a performance-based system. Further, no account is taken of the fact that an electrified heating system, powered by wind and solar energy eliminates natural gas price volatility risk. Among other things, the significant additional distress experienced by low-income households during times of high natural gas prices would be avoided; that needs to be reflected in policy. Finally, the most efficient cold climate heat pumps and geothermal heat pumps will reduce summer peak loads considerably, providing significant system benefits. The incentives need to reflect these benefits to the electric grid.

## 3. Fossil fuel infrastructure

There are several issues associated with fossil fuel infrastructure in the context of phasing out fossil fuels:

- Addressing and preventing dislocation of workers and communities in advance of closure of existing fossil fuel infrastructure (see Section 8 below in this chapter);
- Avoiding new investments in fossil fuel infrastructure (production, transportation, utilization), since such investments will (i) lock in fossil fuel use for decades with all the costs associated with increasing CO<sub>2</sub> emissions and climate disruption, or (ii) be abandoned prematurely with significant costs for ratepayers (via allocation of stranded costs) and/or shareholders due to failure to recover fully the expected benefits of the investment.
- Examining whether parts of existing infrastructure could be used, with or without modifications, in a low-emissions, renewable energy future.

In the case of Maryland, two issues relating to new investments are critical:

1. **Hydraulic fracturing:** A part of the large Marcellus Shale formation lies in Western Maryland.<sup>430</sup> Hydraulic fracturing techniques ("fracking" for short) used in this formation could yield natural gas, as they have in Pennsylvania. Should Maryland authorize fracking, significant investments would be needed in exploration and production and in pipelines to transport the natural gas. Investments in the oil and gas industry typically take decades to fully pay off. Thus, new production would mean locking in CO<sub>2</sub> emissions, and any associated methane leaks, for decades. The analysis in this report shows that even without such new infrastructure, it will take

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<sup>429</sup> Makhijani and Mills 2015

<sup>430</sup> USGS 2011

considerable effort get to the goal of 90 percent GHG emission reductions by 2050 (relative to 2006). Moreover, this assessment is based on a 100-year global warming potential for methane; a 20-year warming potential, which should be considered, would point to even greater difficulties, were fracking to be started in Maryland.<sup>431</sup> The introduction of fracking would make the transition to a low- or zero-emissions energy system more difficult and expensive, it would put jobs at risk when the fracking-related infrastructure is phased out, and make more communities economically vulnerable.

2. **Reduction of residential fuel oil and propane use:** Fuel oil and propane are expensive fuels compared to natural gas. On a life cycle basis, they are also expensive compared to efficient heat pump systems. Greenhouse gas reduction policies that are in accord with economics should encourage a conversion from fuel oil and propane to efficient electric systems rather than natural gas.<sup>432</sup> Conversions to natural gas, whether within the existing gas infrastructure or new infrastructure, only makes the transition to a low emissions system more expensive; it also needlessly delays achieving reductions in GHG emissions.<sup>433</sup>

Besides new infrastructure, there is the issue of existing infrastructure, which in Maryland consists mainly of pipelines, including a natural gas distribution network, and one natural gas storage facility in Accident, Maryland. It is possible that some of this infrastructure could be put to other uses. For instance, we have discussed in Chapter VII, Section 3.ii, the possibility of converting natural gas storage caverns to compressed air energy storage (CAES). Besides repurposing of the cavern, more facilities, including electricity generation driven by turbines, would have to be built. This would also create more jobs than there are at present in natural gas storage in Western Maryland.

It is also possible that some of the existing natural gas pipeline infrastructure could be used for hydrogen transport. Hydrogen plays an important role in the Climate Protection Scenario as an industrial fuel and as a fuel for combined heat and power and peaking power plants.<sup>434</sup> However, there is no one general approach for converting natural gas pipelines for hydrogen use; for one thing, existing infrastructure has been built up over decades; many different materials have been used, which may require greater or lesser investment before they could be used for hydrogen.<sup>435</sup> Nonetheless, this is worth investigating, along with the question of where the hydrogen production would be located.

Residential natural gas infrastructure would be mainly replaced by a strengthened and upgraded electricity distribution system. In addition, efficient space heating electric systems require more investment compared to the natural gas systems.<sup>436</sup>

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<sup>431</sup> California has begun adopting a 20-year warming potential for methane, the main constituent of natural gas, in its energy and climate policies. (Bloomberg BNA 2016)

<sup>432</sup> See Makhijani and Mills 2015 for a detailed analysis of technologies, economics, and policies.

<sup>433</sup> For risks associated with large-scale natural gas investments, see UCS 2015.

<sup>434</sup> We examined the option of synthetic methane made with solar and wind energy as the primary energy resources. Hydrogen must be made first. Making methane adds another layer of energy losses and costs. Moreover, leaks of methane will result in greenhouse gas emissions. For these reasons we did not include synthetic methane as an energy source in the Climate Protection Scenario.

<sup>435</sup> See the sections on “Hydrogen Production and Delivery” and “Natural Gas Production and Delivery” in the DOE’s Quadrennial Technology Review (DOE QTR 2015, Chapters 7D and 7E)

<sup>436</sup> Makhijani and Mills 2015

There is an infrastructure for distribution of petroleum products, notably for transportation and, in some parts of Maryland, for fuel oil. This is a dispersed infrastructure in the form of gas stations and fuel oil storage and distribution facilities and associated transportation. There will be thousands of jobs in the efficient renewable energy economy that will be similarly dispersed all over Maryland. These jobs will be far greater in number since the investments to displace fuel oil and transportation fuels will be far greater than those being made today (which are mainly out of state). However, it will still be important to inventory these jobs and businesses and put in tools such as job training for workers and financing for businesses to help them make the transition.

#### 4. Efficient buildings

Our recommendations for existing structures and new construction are different because it is considerably more difficult and expensive to make existing buildings highly efficient than to build them right in the first place.

*It is economical to make new residential construction passive and carbon neutral. Maryland and its local jurisdictions should require all new residential construction to be carbon neutral, starting in 2020. That should be required of new commercial construction and major renovations Maryland by 2030 with the following intermediate requirements:*

- 80 percent carbon reduction by 2020
- 90 percent carbon reduction by 2025
- 100 percent carbon reduction by 2030

We have made extensive provision for investment in improvement of existing building envelopes as well as the efficiency of the appliances within them.

*Existing buildings as well as appliances should continue to be dealt with via Maryland's EmPOWER program, which has been very effective. The annual goal for electricity use reductions, apart from conversions of fossil fuel heating to electricity and electric road transportation, should be 2 percent per year.*

#### 5. Electrification of transportation

At about 35.5 million metric tons of CO<sub>2</sub>-equivalent, transportation represented the second largest source of Maryland's GHG emissions in 2011, behind the electricity sector. Maryland cannot achieve its 2050 goal of 90 percent reduction in GHG emissions relative to 2006 without substantial electrification of the transportation sector, combined with making its electricity sector emissions-free.

Electric transportation is making very rapid strides in a number of arenas from buses to lawn-mowers to electric cars. Maryland has a number of incentives for promoting electric vehicles and charging infrastructure.<sup>437</sup>

*The most important addition to existing electric vehicle programs is for Maryland to create a market for a variety of electric vehicles in State purchasing policies and to move away from purchasing fossil fuel vehicles whenever compatible with the purpose that the vehicles are*

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<sup>437</sup> See the website of a non-profit promoting electric vehicles supported by State government and private entities at <http://marylanddev.org/resources/incentives/#> (MDEV 2016).

*designed to serve. The higher first cost can be addressed by financing via a Green Bank (which Maryland should create) and/or by issuance of tax-free bonds.*

*For non-road transportation, Maryland should put in place incentives for battery-powered equipment like leaf blowers and lawn mowers especially in those circumstances where extension cords do not suffice. Besides CO<sub>2</sub> emissions, fossil-fuel-powered equipment creates disproportionate air pollution problems, which is the reason that many towns and cities have ordinances against their use. Maryland should move to battery-powered lawn and similar outdoor equipment for its own use and set a date by which its contractors would be required to use such equipment.*

The State has established an Electric Vehicle Infrastructure Council to develop recommendations for statewide infrastructure.<sup>438</sup>

## 6. An open, equitable grid-of-the-future

Maryland should adopt the grid neutrality principles as part of the basis for creating the grid-of-the future. We discussed them in Chapter VIII. They are:<sup>439</sup>

*Tenet I: Empower the consumer while maintaining universal access to safe, reliable electricity at reasonable cost.*

*Tenet II: Demarcate and protect the “commons.”*

*Tenet III: Align risks and rewards across the industry....Safeguard the public interest by containing the risks undertaken by private parties to those participants.*

*Tenet IV: Create a transparent, level playing field. Promote and protect open standards, data access and transparency to encourage sustainable innovation on the grid. Prevent any single party -- public or private -- from abusing its influence.*

*Tenet V: Foster open access to the grid. Allow all parties who meet system-wide standards the opportunity to add value to the grid. Apply all standards evenly and prevent any non-merit-based discrimination. We call this “The Open Access Principle.”*

These principles will lay the basis for the kind of innovation, investment, and entrepreneurship that will be needed to transition to an electricity system that is democratized, affordable, resilient, and based mainly on variable renewable energy sources. The kinds of innovation and departures from the present centralized model that will be part of the grid-of-the-future are already coming into view. For instance, a New York startup company, TransActive Grid, has created a platform that allows electricity producers within a microgrid to sell electricity directly to consumers within the microgrid.<sup>440</sup>

The energy industry took a giant step towards a consumer-run future today when New York start-up TransActive Grid enabled its first peer-to-peer paid transaction of energy in the USA.

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<sup>438</sup> Maryland EVIC 2016

<sup>439</sup> Hu et al. 2015, quoting the main points of each tenet.

<sup>440</sup> PennEnergy 2016

...

The historic transaction saw Eric Frumm...sell excess renewably generated electricity directly to...Bob Sauchelli.

It was the first proof of concept for the new microgrid, in which computer controlled energy measurement systems are installed in private houses and linked into a community to allow people to create, buy and sell energy to each other.

Enabling and promoting these and other types of community energy systems and microgrids will allow grid democratization, create opportunities for consumers of all income groups as well as all sizes of businesses, and promote electricity system resilience at the same time. But it also raises a host of regulatory issues involving the demarcation of the commons that the grid represents from private property, and ensuring fairness to all consumers and prosumers. The shape of the rules that will govern the grid-of-the-future will be critical to equity, reliability, democracy, and affordability in the transition to an emissions free electricity system.

## 7. An affordable and equitable transition

Putting in place an Affordable Energy Program (AEP) that limits household energy expenditures to 6 percent of gross income is the most important policy that will ensure that low-income households will not be negatively affected by a transition to an emissions-free energy system. We have shown with detailed analysis that such a program is needed and would be beneficial to low-income households as well as other Marylanders.<sup>441</sup> And it will be even more critical as we transition to a renewable grid-of-the-future (see Chapter VIII). Low-income households may face adverse effects if they do not have smart appliances, access to broadband, or the information about financing to be able to take advantage of the opportunities that will be available in the grid-of-the-future. The AEP is a minimum and necessary safeguard against such adverse consequences that would exacerbate the difficult choices that low-income households are already forced to make.

*Maryland should enact the Affordable Energy Program in order to ensure energy equity and to protect low-income households from potential adverse effects of a transition to the grid-of-the-future.*

Equity also means creating opportunity.

*Community solar systems, microgrids that allow peer-to-peer renewable electricity sales in low-income areas, enforcement of building codes in rental housing, and universal solar access should be part of energy equity programs in the grid-of-the future. The Maryland Public Service Commission and General Assembly should enhance EmPOWER and solar programs to enable such opportunities to low-income households in the grid-of-the-future.*

It is generally acknowledged that lack of access to adequate financing is a major obstacle faced by low- and middle-income households. A number of initiatives would help:

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<sup>441</sup> Makhijani, Mills, and Makhijani 2015

*A Green Bank with sufficient seed capital to facilitate such access.<sup>442</sup>*

*A community choice aggregation program that would allow cities and counties to acquire renewable energy for their residents and businesses in place of standard offer service generation.*

*The acquisition of solar energy, at costs below standard offer service, by the State on behalf of low-income households to structurally lower their electricity bills.*

*Sufficient universal broadband access to enable low-income households to be able to participate in grid-of-the-future transactions as well as educational programs that explain the benefits of such transactions.*

*As noted in Chapter VIII, net metering for distributed solar, including community solar installations, should continue until equitable grid-of-the-future regulations are put into place.*

*Finally, it is essential that electric transportation infrastructure be put in place in areas and counties with high concentrations of low-income households.<sup>443</sup> Personal electric vehicles are much more economical to operate; facilitating their acquisition and use by low- and medium-income households should be an important policy objective.*

## **8. A just transition for workers and communities**

The transition to a renewable, distributed, and resilient system with mainly solar and wind can be expected to create tens of thousands of steady jobs in Maryland. In general the work for most would be comparable to construction work; there would also be a few thousand utility jobs in the operation and maintenance of facilities in the renewable electricity system. About 2,000 coal and nuclear plant jobs would be affected not in terms of net losses of jobs in the state, but possible net losses in the areas where the coal and nuclear plants are located. The communities in these areas would also be expected to lose tax revenues to the tune of tens of millions of dollars a year.

*A just transition requires that Maryland make a provision to create jobs proactively in the communities where job losses are expected and to provide revenues that would replace tax revenues provided by coal and nuclear plants to communities. These revenues can be raised in a variety of ways. We recommend a total of \$200 million dollars per year be devoted to worker and community transition and for training workers and creating renewable energy and efficiency jobs in low-income communities. A charge of \$2 per megawatt-hour would be sufficient for this purpose in the 2040s. In the near future, a carbon tax, funds from the Regional Greenhouse Gas Initiative, and/or other revenues sources could be used.*

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<sup>442</sup> MCEC 2015

<sup>443</sup> The counties where more than 10 percent of the households apply for energy assistance are Garrett and Allegany.

## 9. Pilot and demonstration projects

The revenue and technical structure of the grid-of-the-future will be substantially different from the centralized grid of today. There is a need for pilot and demonstration projects not only for some technical aspects of the transition but also to evaluate rate structures, costs, participation rates, etc.

Maryland is already undertaking a pilot community solar program. In our energy justice report, we recommended a pilot program to, among other things, evaluate costs and participation rates that might be expected were an Affordable Energy Program to be put into place. We reiterate that recommendation here.

### i. Renewable microgrids

Fully renewable microgrids will be needed for a resilient electricity system that is also emissions-free. Various combinations of solar and wind energy along with battery storage and distributed hydrogen production could fulfill the requirements. Further, fuel cell or hybrid fuel cell-battery vehicles may be needed for some transportation applications such as long-haul trucks. Seasonal thermal storage may also play a role in reducing curtailment and making a fully renewable electricity system more economical. The various technologies that are needed are available. Putting them together, however, requires location-specific design.

*Maryland should implement three renewable microgrid projects that will demonstrate various combinations of renewable supply, storage, and demand control technologies and different modes of interoperability with the grid. Given the potential importance of distributed hydrogen production at least one project should be along the lines of the diagram in Figure XII-1 below. This German system near Prenzlau has been operating since 2011.<sup>444</sup> At least one demonstration project should include seasonal thermal storage for both heat and coldness.*

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<sup>444</sup> EC Regional Policy 2015. A pilot hydrogen filling station at the Berlin Brandenburg Airport includes solar panels to supplement the electricity supplied by an Enertrag wind farm. That station will include a “research campus” (Fuel Cell Bulletin 2013, p. 6).

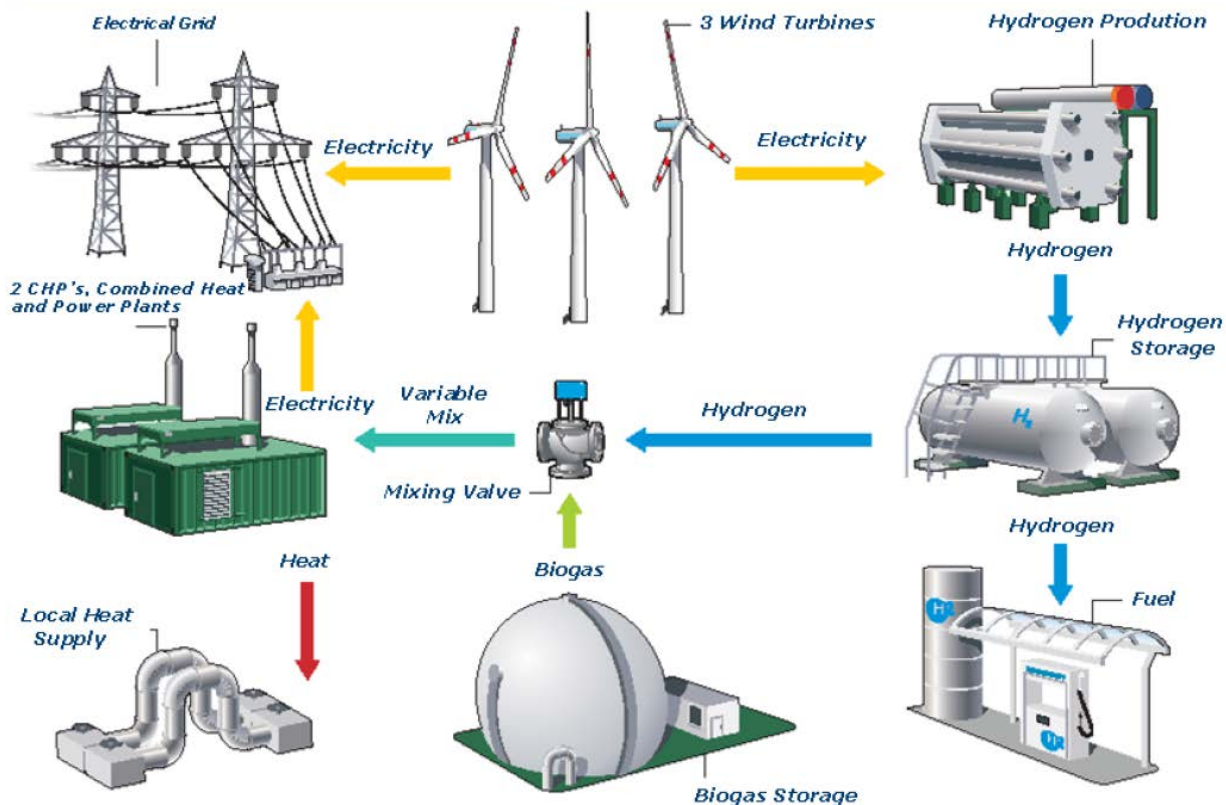


Figure XII-1: An integrated electricity-heating-renewable hydrogen energy system, near Prenzlau, Germany. Source: Courtesy of ENERTRAG AG (Enertrag 2009, Slide 6)

## ii. Integrating short-term and seasonal storage

The Climate Protection Scenario has significant curtailed energy (which could also be energy given away free of charge). This is mainly because there are large surpluses above requirements in the spring and fall months. At the same time, there are peaks in the winter months that are accommodated by fuel cell (or turbine generation), with renewable hydrogen fuel. There is potential to reduce the cost of the system and the amount of generation needed for reliability by integrating seasonal thermal storage with the shorter term battery storage (and demand response).

Seasonal thermal storage is being commercially used in Britain, as noted in Chapter VII, Section 3.iii. There are a variety of approaches to seasonal thermal storage. Integrating seasonal thermal storage into microgrids could significantly increase the loads that could be served during outages or increase the length of time for which critical loads could be served or both.

*Microgrid demonstration projects that are fully renewable and combine short-term storage, and demand response with seasonal storage are important for exploring economical ways of increasing resiliency and for reducing the curtailment that might be associated with a grid dominated by wind and solar energy.*

### **iii. Direct current demonstration**

Solar photovoltaic systems generate direct current electricity (DC), while the grid operates on alternating current (AC) electricity. Solar PV systems therefore normally have inverters associated with them that convert DC to AC electricity. Among other things, this allows a local producer-consumer to have solar on-site, use it locally when it is available, export it when it is in excess, and combine it with grid electricity for use when it is in deficit. Inverters are highly efficient devices, typically 96 percent efficient.

However, many consuming devices, including computers, televisions, cell phone chargers, and LED light bulbs use DC electricity. This means that every such device must have a rectifier that converts AC to DC electricity, resulting in further losses. In some situations, such as data centers there are multiple conversions, resulting in significant losses. In addition, if the electricity losses occur in tight spaces, additional electricity is required to run cooling equipment. Lawrence Berkeley National Laboratory estimated that data center losses are between 5 and 28 percent compared to direct use of DC power in data centers.<sup>445</sup>

Wiring homes, especially existing homes, with DC as well as AC can, however, be expensive, creating a tradeoff between more efficient use of on-site solar electricity and cost. The economics are likely to be more favorable in many situations in the commercial sector, particularly in the context of distributed solar generation. Specifically, directly connecting the solar DC (via power conditioning equipment) would reduce the capacity of the solar PV installation needed to serve the site; this could result in significant cost reductions in some situations. One or more demonstration projects designed to provide data to compare the costs and efficiency of dual DC/AC buildings compared to AC only power supply would be useful in evaluating broader applications.

### **iv. Electrified bus transport**

Electric buses are now commercially available. For instance, buses made by BYD, a Chinese bus company that has a factory in California, had completed 100 million revenue miles “and been evaluated by more than 150 cities in 36 countries” by March 1, 2016. The buses can be charged by off-route and on-route charging systems.<sup>446</sup> Moreover, in the PJM system, their batteries could be used for vehicle-to-grid transactions. In June 2015, Baltimore had a major public transit project, the light rail Red Line, cancelled.<sup>447</sup> A major electric bus initiative that would clean up the city’s air, provide experience with vehicle-to-grid operations on a significant scale, and connect Maryland firmly with an electric transportation future could be a critical demonstration project.

*Maryland should make some bus routes in Baltimore fully electric as a demonstration for joining electric public transportation with the grid-of-the-future.*

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<sup>445</sup> LBNL 2008

<sup>446</sup> Link Transit 2016, BYD Motors 2015, and, for more details about the technology, Field 2015

<sup>447</sup> Dresser and Broadwater 2015

## v. Residential fuel cell micro-CHP with renewable hydrogen

Residential combined heat and power systems using fuel cells have been available on a commercial basis in Japan since 2009. Almost 60,000 systems were sold there in 2013. These use natural gas with reformers to convert it to hydrogen.<sup>448</sup> Of course, to be renewable, the hydrogen must come from renewable sources. Maryland should initiate and support a pilot project in which an entire residential development would have individual homes with micro-CHP fuel cell systems. There are a number of ways in which the hydrogen could be produced that would be compatible with a zero carbon emissions in the long-run. It could be produced with grid electricity, which would have carbon emissions in the near future but zero emissions in the context of a fully renewable grid. It could also be produced with a local electrolyzer and a solar PV system, as has been done in the New Jersey “Hydrogen House.”<sup>449</sup>

## 10. The Paris Agreement and the 1.5°C limit

The GHG concentration estimated to produce a 1.5°C temperature rise is about 430 parts per million, a level already reached in 2011 (see Chapter I).<sup>450</sup> Thus, it is necessary to contemplate not only near-total or total elimination of GHG emissions, but also to remove CO<sub>2</sub> from the atmosphere. There is extensive discussion in the literature about the use of soils, notably agricultural soils, to store increased amounts of carbon. Soils are a large reservoir of carbon – about 1,500 billion metric tons are stored as organic matter in global soils, twice the amount as in the atmosphere. Soil degradation not only results in carbon emissions but also in economic losses in the form of crop production losses.<sup>451</sup>

Many approaches to increasing soil carbon, as well as carbon stored in biomass, are available. The IPCC5 Mitigation report provides an extensive catalog.<sup>452</sup> People actually eat only about 25 percent to 30 percent the food biomass in crops. The rest is accounted for in the inefficiency of meat production and food waste.<sup>453</sup> The issue of food quantity and quality is vast, as is the topic of GHG emissions from the food production system (including agriculture). We note it here because increasing carbon in the soil, particularly agricultural soil is now recognized as important both to food production and to climate protection. In fact, there is an international initiative inaugurated on the sidelines of the Paris Climate Change Conference by the French government that has a target of increasing carbon stored in the soil by 0.4 percent per year as part of the effort to mitigate human impact on climate.<sup>454</sup>

The effort to increase carbon stored in the soil while working to make agriculture more environmentally sound, and food healthier<sup>455</sup> appears to be a promising complement to an emissions-free energy system for reducing GHG concentrations to conform to the 1.5°C limit. Just as an energy system designed to protect climate would produce a host of health and environmental benefits, it would appear that a food

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<sup>448</sup> Dodds et al. 2015, pp. 2066 and 2068

<sup>449</sup> Hydrogen House 2016

<sup>450</sup> A 1.5°C temperature rise has not yet been reached since there is a lag between the driving force, GHG concentration, and the increase in the Earth’s average surface temperature. This is like the lag between turning on a flame under a pot of water and the actual boiling of the water in it.

<sup>451</sup> Alim’Agri 2015

<sup>452</sup> IPCC5 Mitigation 2014, Table 11.2 (pp. 830-832)

<sup>453</sup> Estimated by IEER from IPCC5 Mitigation 2014, Figure 11.9 (p. 836). Grazing-related biomass input and food output are not included.

<sup>454</sup> Alim’Agri 2015

<sup>455</sup> Michael Pollan’s seven word conclusion about food is relevant: “Eat food. Not too much. Mostly plants.” (Pollan 2008, p. 1)

system protective of climate would also produce a number of collateral benefits, including improved health and better soil. Changes in the energy system and the food system by themselves could probably not achieve the 1.5°C limit. *Healthy energy and healthy food could be combined to protect climate as well.*

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## Attachment A: Method

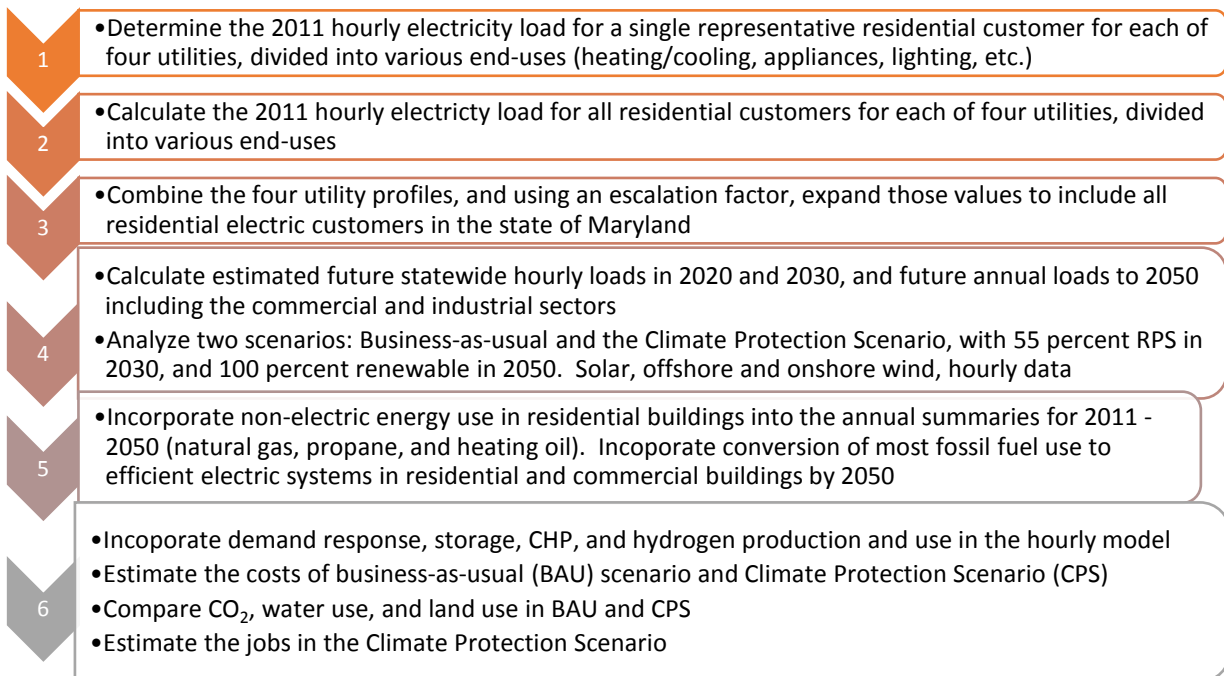
### 1. Overview

The following set of notes provides background and details on the methodology used to create the Climate Protection Scenario for the Renewable Energy Roadmap. We did not do a detailed business-as-usual analysis; rather, we escalated the business-as-usual electricity use according to the estimated growth of Maryland households. This builds in existing and ongoing efficiency improvements, such as those induced by federal appliance standards and vehicle efficiency standards (aka CAFE standards). Recent trends indicate that increases in energy use that might have been occasioned by growth of per capita or per household income are approximately offset by the normal improvement of efficiency created by building, appliance, and vehicle efficiency standards. We used the Reference Scenario in EIA's Annual Energy Outlook for prices of fuels and electricity in the BAU scenario.

Maryland's main energy resources are solar and wind energy. Both are variable; while they can be forecast to a large extent, creating a reliable and resilient electricity system requires other elements such as demand response, storage, and some dispatchable electricity supply resources. It was therefore necessary to make an hourly model of the electricity system proposed in the Climate Protection Scenario to ensure that the combination of resources would be both reliable and resilient (in the sense of essential loads being met during grid outages). Such modeling was not necessary for the business-as-usual scenario because we assumed that the electricity resources would continue to be dominated by the kind of centralized generating stations that characterize the system today.

References are included in Chapter XIII. The profile was created with Microsoft Excel 2010.

The general approach to developing the hourly profile was as follows:



In an effort to be as detailed as possible, we evaluated and included analysis of a variety of components of the residential electricity and non-electricity fuel consumption profiles. We looked at the expected improvements in efficiency, rates of replacement of various appliances, impact of new home construction compared to existing homes in terms of space heating and cooling needs, the impact of existing homes having energy efficient retrofits, and the impact of switching homes from oil and propane fuels to electricity.

The commercial and industrial sector demand presented specific and unique challenges with developing an hourly profile. No detailed report specific to Maryland comparable to the residential sector report (KEMA 2011 Draft) was available for the commercial and industrial sector. Moreover, a part of these sectors get their electricity supply at high voltage, presenting additional complications for a disaggregated study. We approximated the hourly commercial and industrial sector profile by having it correspond to the PJM hourly profile, adjusted to yield the known 2011 total electricity use for these sectors. The business-as-usual scenario was developed overall to correspond to a BAU growth rate. The Climate Protection Scenario was created by adding efficiency measures, combined heat and power, and the conversion of 70 percent of the remaining direct fossil fuel heating to efficient electric systems (compared to 90 percent for the residential sector) by 2050. Conversion of the vast majority of direct fossil fuel use in buildings is essential if the goal of 90 percent GHG emission reductions relative to 2006 is to be achieved by 2050.

## 2. Details and Methodology – Residential Sector

Below are detailed descriptions of our approach to incorporating or analyzing each key component of the residential profile.

## i. Residential customer growth

We utilized the official projections for household growth for Maryland provided by the state Department of Planning.<sup>456</sup> For our analysis we assume that one household equals one electricity customer. This may not reflect the entire building stock, in particular multi-family dwellings with a single electric meter rather than one meter per unit. However, given the limitations in parsing the residential data into single family and multi-family dwellings, we believe this to be a reasonable approximation for our purposes.

## ii. Hourly electricity load profile – 2011 total load

We downloaded hourly load profile datasets from four Maryland utilities: Baltimore Gas and Electric (BGE), Delmarva Power (DP), Potomac Edison Power Company (PEPCO), and Southern Maryland Electric Cooperative (SMECO). Two utilities (BGE and SMECO) provided profiles for the year 2011, while the other two (PEPCO and DP) were only available for the previous 13 months.<sup>457</sup> The utility profiles were divided by either customer type or annual usage.

Baltimore Gas and Electric (“BGE”)	Delmarva Power (“DP”)	Potomac Edison Power Company (“PEPCO”)	Southern Maryland Electric Cooperative (“SMECO”)
<ul style="list-style-type: none"><li>Load profiles provided for June 1, 2007 through June 30, 2012. We selected the calendar year 2011 as the most recent complete calendar year of data available. There are 4 different residential customer types, each with its own hourly load profile:<ul style="list-style-type: none"><li>R = Without electric heating</li><li>RH = With electric heating</li><li>RL = Time-of-use billing without electric heating</li><li>RLH = Time-of-use billing with electric heating</li></ul></li></ul>	<ul style="list-style-type: none"><li>Load profiles for the previous 13 months. We used the June 1, 2012 through May 31, 2013 timeframe. There are two different residential customer types, each with its own hourly load profile:<ul style="list-style-type: none"><li>MDDRS = Without electric heating</li><li>MDDRH = With electric heating</li></ul></li></ul>	<ul style="list-style-type: none"><li>Load profiles provided for the previous 13 months. We used the June 1, 2012 through May 31, 2013 timeframe. There are 4 different residential customer types, each with its own hourly load profile:<ul style="list-style-type: none"><li>RMNS: Without electric heating</li><li>RMSH: With electric heating</li><li>MRTMSH: Time-metered with electric heating</li><li>MRTMNS: Time-metered without electric heating</li></ul></li></ul>	<ul style="list-style-type: none"><li>Load profiles provided for calendar year 2011. There are three different residential customer types, each with its own hourly load profile:<ul style="list-style-type: none"><li>Annual usage 0-15,560 kWh</li><li>Annual usage 15,561-22,918 kWh</li><li>Annual usage 22,919-157,229 kWh</li></ul></li></ul>

<sup>456</sup> Maryland State Data Center 2014 (Household Projections)

<sup>457</sup> The data available was provided for dates June 1, 2012 through May 31, 2013.

Each hourly load profile represents an average customer of that type for that specific utility. We obtained the total number of residential customers from official utility annual filings, the Maryland Public Service Commission Ten-Year Plan reports, and rate adjustment filings (for BGE only).<sup>458</sup> Using this information and the historical household growth rates from the Department of Planning we were able to back calculate the number of residential customers for PEPCO and DP from 2012 to 2011.

For each utility we calculated an average hourly load profile, weighted by the number of customers of each customer type profiled. Multiplying the number of customers by the average hourly load value provided an estimated total hourly load for all residential customers for each utility for 2011.

We then calculated a combined average hourly load using the data from each utility, weighted by the total number of residential customers per utility. This result was multiplied by an escalation factor so as to account for the residential sector across the state. The escalation factor was calculated by comparing the total number of residential electric customers in Maryland with the number of residential customers for the four utilities with hourly profiles.<sup>459</sup>

### **iii. Hourly electricity load profile – 2011 Heating and Cooling Loads**

We used the approach developed by the National Renewable Energy Laboratory (NREL) to estimate the cooling load per hour.<sup>460</sup> The NREL process involves averaging the hourly load in each hour of the 3-5 days with the lowest total daily loads for each day type (weekdays, Saturdays, and Sundays). That average 24-hour load profile becomes the “low” or “baseline” consumption profile. Then, for every date in the profile data year that had an average daily temperature<sup>461</sup> higher than 65°F we subtracted the average low, or baseline, load for that hour from the profiled hourly load value for that date and hour. The result of that calculation is considered to be the electric load required for space cooling. If that calculation resulted in a negative number, a zero was entered in its place. This was repeated for each hour of the year, creating an average residential cooling load per utility.

This calculation was performed for an individual residential customer for the four utilities with load profiles, using the weighted average hourly load profile for a given utility. The result, an average cooling load, was also multiplied by the number of customers to provide the utility-wide residential cooling load hourly profile, then multiplied by the escalation factor to generate a state-wide total residential cooling load profile for 2011.

Each utility has a cooling load for all residential customers that can be expressed as:

$$\text{If } \text{AvgTemp}(\text{date}) > 65^{\circ}\text{F}, \quad C(\text{utility})_{\text{hour}} = \text{Load}(\text{date})_{\text{hour}} - \text{Baseline}(\text{day type})_{\text{hour}}$$

$$\text{If } \text{AvgTemp}(\text{date}) < 65^{\circ}\text{F}, \quad \text{then zero}$$

Then the statewide heating load at a given hour can be expressed as:

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<sup>458</sup> Maryland PSC Plan 2013 Appendix Table 1(b)(i) (p. 47); BGE 2013-04, pdf p. 52 (December 2011 data)

<sup>459</sup> KEMA 2011 Draft, Table 3-2 (p. 24)

<sup>460</sup> NREL Load Data 2012, p. 6

<sup>461</sup> Average daily temperatures were compiled from the National Oceanic and Atmospheric Administration (NOAA) for the corresponding dates selected from the utility hourly load profiles. See NOAA 2013, with data from Baltimore Washington International Airport location.

$$C_{hour} = \sum C(utility)_{hour} \times EF$$

where EF is the escalation factor that yields a statewide total from the four-utility total.

Because a portion of residential customers use electric heating, we applied this same approach to estimating heating loads, using the threshold of average daily temperature *lower* than 65°F. For any days where the average temperature was exactly 65°F, we did not calculate either a heating or cooling load.

#### **iv. Hourly electricity load profile – 2011 appliance loads**

We retained a consultant to develop a separate appliance model which would look at the distribution of appliance vintage, replacement rates, current and future efficiency standards, and calculate an average annual kWh consumption per appliance unit in 2011 and future years. We included five specific appliances: refrigerators, freezers, dishwashers, clothes washers, and clothes dryers.

We used the hourly profiles for these appliances in the U.S. Department of Energy B10 Analysis spreadsheet, part of the Building America program.<sup>462</sup> These profiles provide a fraction of total daily load for each hour in a 24-hour period. We used the same profile for all days in the year for the five appliances analyzed.

Applying this to the hourly profiles we divided the annual kWh consumption per unit by 365 to get the average daily consumption per unit. This was multiplied by the fraction of total daily load for each hour in a 24 hour period to get the hourly load for each appliance.

Using data provided in KEMA,<sup>463</sup> we calculated the saturation of each appliance for each utility (the number of units per residential customer). We then calculated a statewide average saturation for each appliance, weighted by the number of residential customers per utility.

To generate the statewide hourly load for each appliance, we calculated the number of statewide residential customers with each appliance (total customers \* average saturation of appliance) to get the total number of units in the state. That number was multiplied by the hourly load for a single unit for each hour of the year, giving a statewide load profile of all units of each appliance.

#### **v. Hourly lighting load profiles**

We obtained seasonal lighting 24-hour profiles for five locations in Maryland: Andrews Air Force Base, Baltimore-Washington International Airport, Hagerstown, Patuxent, and Salisbury.<sup>464</sup> For each location we have a different 24-hour profile for each month of the year. Using the number of households, by county, we created a weighted average hourly profile for a 24-hour period for each month of the year. These profiles are used in the 2011, 2020, and 2030 hourly profiles.

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<sup>462</sup> DOE EERE 2013 Analysis, and DOE EERE 2010 House Simulation and its 2012 Addendum

<sup>463</sup> KEMA 2011 Draft, Table 6-21

<sup>464</sup> DOE EERE 2013 Analysis, BA Analysis – Existing homes. Select the Maryland locations in the interactive spreadsheet.

To account for the difference in lighting needs from one month to the next (for instance, more lighting needs in winter when there are fewer daylight hours than in summer), we used the U.S. annual seasonal fraction of lighting load in the DOE B10 analysis spreadsheet.<sup>465</sup> We assume all lighting load is indoor lighting.

## **2011 lighting loads**

For 2011 lighting load, we used the annual kWh of lighting per customer information available in the KEMA report for 2009.<sup>466</sup> We then adjusted that number to account for a greater presence of CFL bulbs in homes during the two year period 2009-2011. For the 2011 hourly profile, we took the annual consumption, multiplied by the fraction of annual seasonal lighting load (U.S. average) to get the total kWh lighting load for that particular month. The monthly consumption was then divided by the number of days in the month and multiplied by the fraction of daily load for that month. This was done for all hours of the year.

## **2020 and 2030 lighting loads**

For both scenarios, we used the same approach as for 2011 to calculate the lighting loads. For the Climate Protection Scenario, the annual total lighting loads were modified for 2020 and 2030 using assumptions regarding the future penetration of CFL and LED bulbs and replacements of incandescent bulbs.

## **vi. Hourly water heating load profiles**

The water heating consumption in the hourly profiles refers only to electric water heating technology. We obtained seasonal hourly profiles for water heating consumption from the DOE B10 analysis spreadsheet. These profiles are divided between summer (April – September) and winter (October – March). The profiles are not specific to Maryland. Each profile (summer / winter) provided a 24-hour profile of the fraction of total daily use, for each month of the year.

## **2011 water heating loads**

We used the data from KEMA to estimate the 2011 kWh consumption of electric water heaters.<sup>467</sup> We divided the annual kWh by 365 to get the average daily water heating consumption. For each hour of the year, we multiplied the daily average kWh by the appropriate fraction of total daily load (winter vs. summer) depending on the month to give the average hourly kWh consumption for a single electric water heating unit.

We used KEMA to determine the saturation of residential customers who have electric water heating, as opposed to other fuels (natural gas, propane, heating oil). Using this information, we could determine the number of electric water heating units in 2011 across the state (saturation of electric water heaters \* total number of residential electric customers in Maryland). We multiplied this by the average hourly kWh consumption for each hour of the year to get the statewide hourly profile.

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<sup>465</sup> DOE EERE 2013 Analysis, BA Analysis – Existing homes. The spreadsheet contains daily lighting patterns by month of the year.

<sup>466</sup> KEMA 2011 Draft, Table 4-5

<sup>467</sup> KEMA 2011 Draft, Table 4-5 and Table 6-14

## 2020 and 2030 water heating loads

For the Climate Protection Scenario, we had to account for two variables in looking forward to estimating kWh consumption of electric water heaters in the future. First, the improvement in COP of the technology itself, and second the impact on increasing space heating needs as electric heat pump technology pulls heat from the surrounding environment. We entered assumptions based on the heat pulled from the surrounding environment (such as the utility room) and electricity energy input. The net efficiency of a heat pump water heater is greater in the summer, because it cools down the surrounding air. In the winter, this same phenomenon increases the heating load. The water heat performance factor we used took both these effects into account. In the Maryland climate, the net effect is a slightly lower coefficient of performance compared to the name plate rating.

We used this information to calculate the kWh consumption of an electric water heating unit in 2050 and then calculated the rate of growth in kWh consumption from 2015 to 2050. Because of increasing COP efficiency, the growth rate is negative, resulting in a lower annual kWh consumption in 2050 compared to 2015. We used this rate in calculating the annual kWh consumption, divided that by 365 for the daily annual kWh, then multiplied that by the fraction of total daily load for the given season (winter vs. summer). For every hour of the year in the 2020 and 2030 profiles we multiplied this hourly kWh load per unit by the total number of units in the state. We assume that the saturation of electric water heating increases in the Climate Protection Scenario due to homes switching from oil/propane heating fuels to electric heating. We also assumed conversions of natural gas to heat pump water heaters in the 2030 to 2050 period.

## 3. Solar and wind energy data

We used hourly solar and wind energy data as provided by the National Renewable Energy Laboratory.

For solar energy, we used hourly data from five stations around Maryland and weighted the data according to the regional population. The use of this data set involves the following assumptions:

- Maryland's solar electricity capacity will be entirely within the state
- Solar capacity will be distributed in the various regions approximately according to the pattern of present population distribution (the result is not very sensitive to this assumption).

For generation patterns of rooftop, fixed-tilt ground-mount, and single-axis ground-mount systems we used the PVWatts calculator to get the annual generation per kilowatt (<http://pvwatts.nrel.gov>). The hourly generation for each type – rooftop (5 percent of capacity), fixed-tilt ground-mount (15 percent of capacity), and single-axis ground-mount (80 percent of capacity) – were then obtained from the normalized weighted pattern of insolation for the five Maryland solar data stations.

Offshore wind data are for Maryland, also on the assumption that all capacity would be in the seas off Maryland's shores. In contrast, we assumed that only 1,000 megawatts of a total of 7,000 megawatts of onshore wind would be in Maryland. The rest of the 6,000 megawatts would be somewhere in the PJM and MISO regions, with appropriate transmission infrastructure. The reasons for assuming that most onshore wind capacity will be out-of-state is discussed in Chapter XI. Onshore wind resources are widely distributed in the PJM and MISO grid operator regions. For simplicity we used data from a single station in South Dakota to model the mix. In actual practice, there would be a wide mix of stations, providing a

greater consistency of supply due to the larger geographic diversity of the areas where the wind farms would be built.

The mix of solar and wind resources used is such that annual solar generation is about equal to annual wind generation by 2050. This provides seasonal balance since solar dominates in the summer and wind in the winter. There are surplus resources in the spring and fall months leading to some curtailment in those seasons, unless seasonal energy storage is developed. In that case the total capacity needed will be less than that postulated here.

#### 4. Dispatchable resources

Evidently, variable wind and solar energy cannot by themselves provide a reliable electricity supply, though it must be noted that a remarkably large fraction of total demand (more than 85 percent) is met directly by solar and wind, plus a small amount (less than 3 percent of total generation) of combined heat and power plant generation. The balance of the demand must be met by a combination of resources:

- **Intra-day demand response:** Some fraction of certain types of demand can be met when electricity supply is available, rather than the time when the appliance is switched on. For instance, a certain fraction of dishwashers and clothes washers can be run within the day but not necessarily at the time when the consumer pushes the “run” button.
- **Hydrogen production:** Surplus electricity can be used to produce hydrogen by electrolysis. This can provide fuel for combined heat and power plants as well as for meeting the relational peak when supply and storage of other kinds is not available. In this approach, the electrolysis plant capacity factor will tend to be considerably below the 98 percent assumed in typical hydrogen cost calculations. In the specific case of the Climate Protection Scenario, the modelled capacity factor is about 33 percent. The capital cost and fixed operations and maintenance cost of a kilogram of hydrogen has been proportionately increased.
- **Battery storage:** Surplus electricity is used to charge batteries, which then meet demand when sufficient solar and wind generation is not available.

Reserve capacity, which ensures reliability is provided by a mix of generation and demand response resources.

Finally, there will be a large reduction in the use of Susquehanna River water for thermal generation. We have assumed that the added flows will provide considerable flexibility in the operation of the Conowingo dam generation to complement solar and wind generation. This assumption is not essential to the model and does not significantly affect the overall cost of the system since the total generation involved is small (less than 2 percent).

## Attachment B: Land requirements for corn ethanol compared to solar electricity and some related issues

The land requirements of wind and solar energy have been a concern in creating an energy system based mainly on these two sources. Fossil fuels, notably coal, but also oil and gas require increasing amounts of land as the fuel produced is consumed. Solar and wind require no fuel and therefore the land requirements are fixed for a given amount of energy – or declining if technology improves.

The largest land use in the present energy system is, however, for a minor contributor to overall energy supply. That is ethanol made from corn. The current U.S. corn ethanol mandate of 14.5 billion gallons<sup>468</sup> will take up around 30.3 million acres of land.<sup>469</sup> Maryland share of the U.S. population in 2015 was about 1.87 percent.<sup>470</sup> When calculated on a person basis, this gives an estimate of the agricultural land that Marylanders use for corn ethanol of 566,000 acres. Since a per-person estimate is approximate, we have rounded it down to 500,000 acres for the purposes of this report.

Converting sunshine on land to corn to produce an ethanol supplement for gasoline-fueled vehicles is one of the most inefficient processes in the energy economy. The annual insolation on an acre of land near Springfield, Illinois, averages 4.22 kWh per square meter per day,<sup>471</sup> which is 6.23 million kWh per year. The energy content of the ethanol per acre (at 478.8 gallons per acre) is about 11,862 kWh, which gives a gross efficiency of just 0.19 percent for the conversion of solar energy to ethanol. Of course, it takes energy to produce the corn and convert it to ethanol. The net energy yield – that is the net output after the energy inputs for farm machines, fertilizers, etc., have been taken into account – has been variously estimated. A careful assessment of the literature indicates that it takes 79 units of energy input to grow corn and convert it to ethanol containing 100 units energy<sup>472</sup> – an efficiency of 21 percent on the energy inputs, excluding the solar energy input. Thus the net efficiency of solar energy conversion to fuel is about 0.04 percent. In other words, the process yields just 1 unit of ethanol energy output for every 2,500 units of energy input (including solar energy and inputs to corn and ethanol production).

Finally, gasoline vehicles only convert about 20 percent of the energy in the tank. This means that the net efficiency of solar energy conversion to useful energy at the wheels of the vehicle is just 0.008

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<sup>468</sup> Guillén 2015 (Full references for Attachment B are included in Chapter XIII)

<sup>469</sup> Calculated as follows: Corn ethanol requirement at Guillén 2015; Ethanol yield: 2.80 gallons per bushel of corn at EIA Corn Ethanol 2015; Yield per acre in 2014: 171 bushels, which was the highest of the three year period 2013-2015 (inclusive), at USDA 2016, p. 9. These two data points combine to give a yield of 478.8 gallons per acre of corn. The requirement of 14.5 billion gallons therefore translates into a land area requirement of about 30.3 million acres. The area for a given amount of ethanol would vary by year according to the average yield of corn per acre.

<sup>470</sup> Calculated from the U.S. Census spreadsheet (U.S. Census 2015), the U.S. population as of July 1, 2015 was estimated at 321.42 million; Maryland population on the same date was estimated at 6.01 million (both rounded).

<sup>471</sup> Value for a horizontal solar receipt like a leveled field in Springfield, Illinois. Calculated by IEER from Rockett and Scott 2006, Tables 1 (p. 3) and 2 (p. 6.).

<sup>472</sup> Calculated by summing the inputs for “Ethanol Today” shown in Farrell et al. 2006, Figure 2 (p. 507).

percent. Only about one part in 12,000 of the energy inputs (mainly solar energy) gets converted to useful energy at the wheels.

The inefficiency of the process is indicated by the fact that the same land, if used for solar electricity production, could produce roughly 3 times as much electricity as is used in the United States for all purposes. Yet another way to look at it is that just 8 percent of the land could power all the personal cars and light trucks in the United States, if it were used to generate solar electricity for powering electric vehicles.<sup>473</sup> Currently available electric cars would be roughly 500 times more efficient in using land for transportation than corn ethanol.

We are not advocating any particular policy relating to land use here. The use of land, especially agricultural land, is a complex issue and requires a detailed evaluation in regard to food, fuel, fertility, soil carbon, water use, employment, and other criteria. The main purpose of these calculations is to show that the current energy system takes up a lot more land, including agricultural land, than a solar energy system would.

Another purpose is to briefly point to the other ill-effects of using a large amount of corn for fuel production. They include the following:

- **Increasing poverty and hunger abroad:** The Global Development and Environment Institute at Tufts University has estimated that the corn ethanol mandate costs people in developing countries \$6.6 billion between 2006 and 2011.<sup>474</sup> At an individual level, this translates into widespread suffering and hunger. In 2013, U.S. foreign food aid helped about 46 million people.<sup>475</sup> The land devoted to growing corn for ethanol in the United States, if applied to food production, could feed more than 400 million people.<sup>476</sup>
- **Use of water resources:** About one-sixth of the land used for corn is irrigated.<sup>477</sup> It takes hundreds of gallons of irrigation water to convert corn grown on irrigated land into a single gallon of ethanol. Climate change means that droughts and floods are likely to be more severe. Corn ethanol therefore produces a simultaneous reduction in resilience on three fronts: water, food, and energy.

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<sup>473</sup> We conservatively assume 3 miles per kWh. The GM EV “Bolt” has a 60 kWh battery and is rated at 238 miles by the EPA (Wikipedia Chevrolet Bolt 2016). This gives almost 4 miles per kWh. However, this does not count losses in getting the electricity into the battery from the power station (on the order of 10 percent) or the lower mileage in the winter and summer when heating and air-conditioning are typically used (respectively). We assume a solar electricity output of about 400 MWh (AC) per acre (about 3.5 acres per MWdc and 1,420 MWh AC per MWdc). The output per MW was calculated from the NREL PVWatts calculator (PVWatts 2016) for Springfield, Illinois (39 degree ground mount, fixed tilt), with premium panels. The land area for fixed tilt varies a great deal. The range for panels with ~15% efficiency was measured by NREL to be between 2 and 8 acres per megawatt, clustered between 2 and 5 acres per MWdc for most projects. See NREL 2013, Figure D-3 (p. 35).

<sup>474</sup> Wise 2012, p. 2

<sup>475</sup> USDA and USAID 2014, p. 7

<sup>476</sup> Resource Media 2015

<sup>477</sup> For total acres of land irrigated and fraction of that which is corn, see USDA ERS 2015; for total acres of corn: see Wikipedia Corn 215

- **Nutrient pollution:** Conventionally grown corn uses large amounts of artificial fertilizers. These have ill-effects far beyond the energy it takes to make them, including water pollution.<sup>478</sup>
- **Against the spirit of the Paris Agreement of 2015:** Article 2 of the December 2015 Paris Agreement on climate change states, in part, that the Parties' actions should be "in the context of sustainable development and efforts to eradicate poverty" and that greenhouse gas emissions should be reduced "in a manner that does not threaten food production."<sup>479</sup>

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<sup>478</sup> Ceres 2014

<sup>479</sup> Paris Agreement 2015

## Attachment C: Joint Labor Network for Sustainability-IEER Discussion Paper

### Beyond a Band-Aid: A Discussion Paper on Protecting Workers and Communities in the Great Energy Transition<sup>i</sup>

Arjun Makhijani, Ph.D.

#### 1. Introduction

This discussion paper<sup>ii</sup> presents a strategy for protecting workers and communities that may be threatened by the current and future transformation of the U.S. energy system. It is derived from the recognition that recent technological developments have made solar and wind energy, in combination with efficiency, cheaper than continued reliance on fossil fuels.<sup>iii</sup> An economical transition to an energy system that is nearly emissions-free is possible. The transition will provide enormous benefits, both in terms of climate protection and to workers and communities. The new energy system will be cleaner, and more resilient. Air pollution will decline. Solar and wind energy require essentially no water at a time when stress on water resources is becoming an ever larger economic and ecological issue.<sup>iv</sup>

Notwithstanding these benefits, significant issues of justice will be raised by the transition to a clean energy future. Even though large numbers of new jobs will be created, there is no guarantee that workers and communities which lose existing jobs will have them replaced by new ones. Indeed, unless proactive policies are in place, many current workers in fossil fuel industries will become unemployed. The communities they live in will be disrupted by loss of tax revenues.

Too often these downsides are disregarded because they seem insignificant compared to the benefits of energy transition and climate protection. But no job is insignificant if it is *your* job; and it will be of little comfort to low-income households if utility bills go down on average, but *theirs* do not.

Some proposals for transitioning to clean energy include assistance programs for workers who lose their jobs. But often these are little more than extended unemployment compensation and training for jobs that may or may not exist. Often they would be both too little and too late – more like putting a Band-Aid on an accident victim than a well-considered plan to keep people from getting run over. And they disregard some of the most devastating impacts of energy system change, like the loss of the local tax base that often funds critical community services like libraries and parks and provides supplemental money for schools and for fire and police departments.

“Beyond a Band-Aid: A Discussion Paper on Protecting Workers and Communities in the Great Energy Transition” proposes direct investments in local economies dependent on fossil fuel jobs *before* devastating economic disruption begins. And it proposes a strategy to protect low-income consumers

from the effects of that tax increase. However, this discussion paper does not cover the more general longstanding problem of energy affordability for low-income households. Tens of millions of households face high home energy bills, often exceeding 10 or even 20 percent of income. IEER has examined this issue in detail in an energy justice study specific to Maryland and proposed a three-pronged solution that is broadly applicable: limiting bills of low-income households to 6 percent of gross income, increasing energy efficiency, and providing universal solar access to low-income households.<sup>v</sup>

This paper presents three proposals for dealing with the downsides of transition to climate-safe energy.

- A community and worker protection fund (CWP Fund). The fund would collect money *in advance* to replace taxes and fees paid by fossil fuel facilities and to invest in good jobs in affected communities.
- Advance investment in job creation. The CWP Fund, in cooperation with other private and public sources, would make targeted investments in fossil fuel energy communities designed to create jobs before or at the pace that fossil fuel jobs are declining. Examples would include:
  - Exporting renewable energy
  - HVAC conversion
  - Decommissioning facilities
  - Economic diversification

The paper also lays out a variety of ways to pay for these proposals. They include:

- Levying a modest carbon fee or tax.
- Eliminating fossil fuel subsidies and tax breaks.
- Setting aside funds for decommissioning facilities.
- Leveraging other investments with the CWP Fund

Policies to protect those who might be adversely affected by the transition to a climate-safe economy are necessary as a matter of elementary justice. It is not fair that a small proportion of workers and communities should be left as economic road-kill by policies adopted to benefit society as a whole. But they are also essential because workers who face job losses are understandably nervous, since they have no assurance that once their jobs are gone there will be good ones to replace them. Advocates of fossil fuel energy often use loss of jobs and burdens on the poor as pretexts for opposing climate protection and energy system transformation. This paper shows how, with proper policy planning and implementation, the transition to a climate-safe economy can benefit even those whom it might otherwise threaten.

This paper is focused on energy policy. The transition to a just and worker-friendly society will involve far more than energy policy. But in fact a transformation of our energy system is already under way, and it must accelerate even more if we are to protect against the most devastating forms of climate change. To be successful – and just -- that transformation must ensure that fossil fuel communities, like all others, share equitably in the economic benefits. .

## 2. The problem: Protecting fossil fuel workers and communities

About a million workers in the fossil fuel industry are in communities that are likely to be severely impacted by a transition to renewable energy. There is no guarantee that dispersed jobs in efficiency and renewable energy will be available in time or in the quantity and quality needed to avert severe

economic disruption for them. Therefore it is necessary to make direct investments *proactively* in communities where the local economy is dominated by fossil fuels. That way jobs will be created and training provided, including in renewable energy, in these communities before they are economically disrupted.

Table 1 below shows the number of jobs in various parts of the fossil fuel sector (2014 data). I have put them in two categories: jobs concentrated in communities where the loss of the industry would have high or even devastating impact and jobs that are highly dispersed – mainly gas stations and, secondarily, petroleum supply.

Table 1: Jobs in the United States fossil fuel sector, 2014

Oil and natural gas extraction	211,500
Coal extraction	76,600
Oil and natural gas support	312,400
Coal mining support	157,500
Oil and natural gas pipeline construction	140,300
Oil natural gas, and mining field machinery	94,800
Petroleum and coal products manufacturing	113,100
<i>Subtotal: jobs with high impact on communities</i>	<b>1,106,200</b>
Petroleum supply	98,300
Gas stations	876,800
<i>Subtotal: dispersed jobs</i>	<b>975,100</b>
<b>Total, direct jobs in fossil fuel industries</b>	<b>2,081,300</b>

Source: Adapted from Martin Tillier, "The Fossil Fuel Industry May Not Help the Planet, But It Employs Millions," *Oilprice.com*, July 9, 2014, at <http://oilprice.com/Energy/Energy-General/The-Fossil-Fuel-Industry-May-Not-Help-the-Planet-But-It-Employs-Millions.html>

The paper examines the high impact direct fossil fuel jobs – that is, jobs in the industries themselves -- on the thesis that the dispersed jobs, can, with appropriate policies and investments in renewable energy, efficiency, smart grid, etc., be replaced as they are lost. (A better safety net, universal health insurance on the Medicare principle, for instance, would also help immensely.) Since, the proposal here is to proactively invest in communities that are likely to be significantly impacted, it follows that sufficient job creation would protect the indirect jobs (schools, grocery stores and farmers markets, libraries, shops, restaurants, etc.).

The problem of a just transition for the affected communities and workers will be difficult, complicated and big, but the needs of a just transition and climate protection are bigger than that:

- We have a deadline to accomplish the transition. The world passed, in 2011, the greenhouse gas (GHG) CO<sub>2</sub>-equivalent concentration limit of 430 ppm required to limit temperature rise to 1.5°C. It is therefore imperative to phase out fossil fuel use (and reduce or phase out emissions from other sources) as rapidly as possible.
- It is necessary to make provision for the U.S. share of the \$100 billion per year promised by 2020 to developing countries (about \$20 billion to \$25 billion per year), without which reducing emissions globally may become difficult or impossible.
- Since the GHG concentration for limiting temperature rise to 1.5°C has already been exceeded, climate protection will require increased storage of carbon in the soil.<sup>vi</sup> One answer is a transformation of the food system. Like the energy sector, a food sector transformation can produce immense benefits, not least of which would be better health. And like the energy sector, it will involve large numbers of workers and communities. We should aim for healthy energy and healthy food to achieve net zero CO<sub>2</sub> emissions as soon as possible, with net negative emissions after that.

### 3. The opportunity

The technical key to getting the resources for a just energy transition is to recognize that renewable energy plus efficiency is now economical. The combination makes energy services (heat, light, motive power, energy for vehicles) less expensive as a fraction of income than fossil fuels or new nuclear energy. As a result ***we do not need a carbon tax to make fossil fuels more expensive and renewable energy more affordable.*** The combination of solar, onshore wind, and efficiency is already more affordable than new fossil fuels and new nuclear.<sup>vii</sup> Offshore wind is a nascent industry and needs policies to promote it. But a variety of combinations of solar, onshore wind, offshore wind, and efficiency are more economical than nuclear and fossil fuel business-as-usual.

We need suitable mandates (like renewable portfolio standards) and regulations (like appliance and building efficiency standards) and a timetable to get the energy transition done. We will also need to convert direct fossil fuel use in buildings and vehicles to electricity. Such a large-scale conversion can, with the right policies and incentives, create a large number of manufacturing jobs in the United States. An overall manufacturing strategy is needed; renewable energy sector manufacturing and appliance and electric vehicle component manufacturing are potentially very important components for achieving the goal of “making a living on a living plant.”<sup>viii</sup>

Revenues are needed for creating a just and equitable transition, which has three aspects:

- Protection of community resources and services due to the closure of fossil fuel facilities when these are major employers or taxpayers;
- Creation of good jobs in a diversified economy in communities now heavily dependent on fossil fuel jobs, which in Maryland means coal mining and fossil fuel electricity generation plants.
- Creation of good jobs related to the energy transition in underserved communities, such as those with high poverty and unemployment rates.

In the short term a carbon tax would be the simplest means to raise revenues. While not needed to achieve a renewable electricity system, it can accelerate the transition by making investments in efficiency and renewables more attractive. There are also other potential revenue streams (see Section 5).

#### 4. A community and worker protection fund

A targeted approach is needed to protect communities and workers directly affected by an energy transition *before the damage occurs*. The creation of a Community and Worker Protection Fund (CWP Fund) would accomplish that purpose.

The CWP Fund would be in two parts. One part would replace taxes or fees paid by fossil fuel plants and perhaps also by nuclear and ethanol plants, since they are shutting down with some regularity. The other part would proactively create good jobs in affected communities.

Consider the state of Maryland, which IEER has studied extensively.<sup>ix</sup> The taxes and fees paid by the two-reactor Calvert Cliffs nuclear plant in Maryland amount to \$23.5 million per year; <sup>x</sup> almost all of the revenues accrue to the local government. Revenues of this magnitude from a carbon tax set aside for 10 to 15 years would enable schools, libraries, police and fire departments, and other public services now financed partly by plant fees to continue after the plant is shut (now scheduled for the mid-2030s). A similar concept would apply to Maryland's fossil fuel power plants and to the two counties where coal mining takes place. Total revenue requirements to replace such taxes and fees are probably on the order of \$50 million to \$60 million per year, statewide. Such a community protection fund represents only a fraction of the funds needed for a just transition, but it is critical to support government services in the affected communities.

In Maryland, about 2,000 utility workers in fossil fuel and nuclear plants would be affected by plant closures in the transition to a renewable grid. There are no petroleum and natural gas production facilities in Maryland.<sup>xi</sup> Transmission and distribution utility jobs as well as jobs in the gas industry would increase, though the latter would be hydrogen- and possibly biogas-related rather than natural gas-related. Overall, a transition may require revenues on the order \$200 million per year for 15 or 20 years to create jobs proactively and to protect community services and facilities in the event of closure of fossil fuel plants, and, as per the current schedule, the nuclear plant (in the mid-2030s).

#### 5. Creating jobs prospectively

The worker part of the CWP Fund would create jobs and training *prospectively*, before or approximately at the pace that fossil fuel jobs decline. The training would be for the jobs that are being created, not some hypothetical jobs that may or may not materialize. If they do, as is happening in Texas, they may not be sufficient in number and compensation may not be comparable.<sup>xii</sup> This prospective and concurrent creation of good jobs in fossil fuel-dependent communities is essential to prevent widespread disruption; it could also increase support for keeping fossil fuels in the ground. These are *targeted investments*, made in addition to general investments in renewable energy and efficiency which are necessary but may occur elsewhere in the country.

Here are some examples of jobs that can be created in fossil fuel energy communities:

- *Exporting renewable energy:* Communities that now export fossil fuels or generate electricity from fossil fuels could export renewable energy. The CWP Fund can leverage such investments. If such investments are not forthcoming, the Fund can make the investments itself. The most important oil and gas production areas are also rich in renewable energy, notably onshore and

offshore wind. These areas include Texas, Louisiana, Oklahoma, Wyoming, and North Dakota. This is not a new idea. Scotland is using offshore oil infrastructure and expertise for developing offshore wind.<sup>xiii</sup> Another possibility is converting caverns now used to store natural gas to store compressed air, one of the more economical forms of energy storage, if a pre-existing site is available.<sup>xiv</sup> Exporting renewable energy would be a key objective of Fund investments, since that would keep external revenues flowing into the communities.

- *HVAC conversion:* Conversion from fossil fuel space heating and conventional air-conditioning to advanced heat pumps can be mandated in construction regulations and efficiency programs, along with existing and new incentives. This can open the door for negotiations to promote manufacturing of these devices in affected communities. San Antonio negotiated solar module and tracker manufacturing by tying it to a large order for a solar PV plant by the city-owned utility, CPS Energy.<sup>xv</sup> San Antonio's increased emphasis on renewables followed the collapse of a proposal for two new nuclear reactors, one of which would have been owned by CPS Energy. The central reason for the collapse was the high and escalating estimated cost, which approximately tripled even before construction had begun or the license to build the reactors had been secured.<sup>xvi</sup>
- *Decommissioning facilities:* Decommissioning nuclear and coal plants and fossil fuel production facilities can involve many jobs. Nuclear plants are required to have decommissioning funds; all of them do. Just transition strategies should include advocacy for increasing these funds, since they are often inadequate. A quick start to decommissioning can result in the maintenance of many or most of the jobs at these sites, although plant workers may not be the ones who get the decommissioning jobs. Adequate funds for decommissioning coal plants can be mandated by Public Service Commissions in regulated areas. The problem is more complex where generation is deregulated as in the mid-Atlantic and Northeastern regions.
- *Investment in economic diversification:* This is desirable for many reasons, including coupling training to jobs that are going to be created because the investments are already planned.

Many other examples could be added.

## 6. Revenues

To protect threatened workers and communities in advance requires raising funds in advance. Funds are necessary for investments to create jobs and reserve funds to protect communities. Many streams of revenues can be considered:

- i. A carbon fee or tax for creating jobs prospectively in communities we know will be affected adversely if we keep fossil fuels in the ground.
- ii. Eliminating fossil fuel subsidies and tax breaks.
- iii. Decommissioning funds.
- iv. Using the Community and Worker Protection Fund to leverage other investments.
- v. A possible charge on electricity supply after renewables become 50 or 60 percent of the energy system.
- vi. General funds from income taxes.

We discuss the first four here.

### **i. A carbon tax**

A carbon tax sufficient to influence market behavior for reducing greenhouse gas emissions is estimated to be on the order of tens of dollars per metric ton of CO<sub>2</sub>-equivalent, approaching a hundred dollars a metric ton or more.<sup>xvii</sup> Such high levels of taxes would significantly increase the cost of energy during the transition. Fortunately, a carbon tax to make renewables competitive relative to fossil fuels is not needed; the transition can be accomplished in various ways, including by mandating renewable energy and efficiency targets. This means that a high carbon tax is not needed for the transition. A more modest tax could be used for a just transition and for an affordable energy program to protect low-income households.

For instance, ten dollars per metric ton of energy-related CO<sub>2</sub> emissions would amount to about \$50 billion per year initially. This level of tax would correspond to about a 4 percent increase in the final cost of energy. Another \$2 to \$3 per metric ton would provide monies to be refunded to low-income households to offset the effects of the tax on them. It is possible that a smaller tax could be used to leverage much larger investments. This is routinely done in energy efficiency, where public (ratepayer) funds are used to leverage larger private investments in energy efficient lighting and appliances. Private manufacturing investment leveraged by the decision of a city-owned utility in San Antonio to invest in solar energy, cited above, provides another example.

As investments are made they would generate jobs; therefore the need for additional revenues would decline over time. So in contrast to carbon taxes proposed for stimulating a fossil fuel phase out, *the carbon tax for the CWP Fund can be reduced*; it can go to zero, as fossil fuels are phased out. This is because the CWP Fund would be used specifically to create jobs for workers in the communities affected by that phase-out before or concomitantly with the end of fossil fuel production.

The indirect jobs would still be there if the jobs for workers in fossil fuels and related industries are created prospectively or concurrently and if the pay in the new jobs is comparable to the ones phased out.

### **ii. Ending oil and gas subsidies**

Ending governmental subsidies and tax breaks to the coal, oil, and gas industries would generate about \$20 billion per year, initially.<sup>xviii</sup> This is approximately the amount needed to make good on the U.S. share of the \$100 billion per year promised to developing countries as part of the Paris Agreement. Another revenue source, potentially general tax revenues, would be needed over time as fossil fuel use declined. Potentially, the initial funds could be used to leverage investments and speed the transition in developing countries.

### **iii. Decommissioning funds**

Decommissioning funds would be available in many areas (nuclear plants, many coal plants, and some fossil fuel production areas). The amounts over time could be very substantial. The development of a just transition plan should include careful consideration of decommissioning funds and related jobs.

#### iv. CWP Fund leverage

The CWP Fund can be used to leverage other investments, including private and public capital, in a variety of ways. For instance, some of the funds could be used to seed a Green Bank in affected communities. It could provide assistance for converting fossil fuel heating to efficient electric systems on a large scale and leverage that to bring manufacturing to fossil-fuel-dependent communities. Creating targets for exports of renewable electricity could also leverage manufacturing investment in solar- and wind-energy-related manufacturing. The CWP Fund should be large enough to create such leverage.

### 7. Conclusion

Overall, the above indicates that a modest carbon tax declining to zero over time, plus decommissioning funds and ending fossil fuel subsidies should provide a very solid foundation for a just transition in the energy sector in the United States, while enabling the United States to meet its international climate obligations. These funds should be used to create jobs prospectively in communities likely to be severely impacted and to ensure that low-income households are not adversely affected by the carbon tax.

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## 9. Endnotes for Beyond a Band-Aid

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<sup>i</sup>This paper is being jointly published by the Institute for Energy and Environmental Research (IEER) and the Labor Network for Sustainability (LNS). On the IEER side, it emerged from the Renewable Maryland Project, funded by the Town Creek Foundation. On the LNS side, it is part of the Climate, Jobs, and Justice Project. The core idea in this paper goes back to my analysis, over 25 years ago, on the effects of the mobility of capital and, among other things, what communities and workers might do to protect themselves in that context. More recently, the ideas in this paper were part of the equity considerations in the Renewable Maryland Project, funded by the Town Creek Foundation. They were developed with input from Joe Uehlein of LNS in that context in 2015. He is part of the Advisory Board of the Renewable Maryland Project. They were further developed following the discussions on difficulties of a just transition at the LNS-organized meeting on “Making a Living on a Living Planet” at Georgetown University on April 20, 2016. I would like to thank Joe Uehlein (LNS), Becky Glass (LNS), Jeremy Brecher (LNS), and Jim Hare (Wisconsin Farmers Union) for their comments on an earlier draft of this paper. As part of his review, Jeremy Brecher drafted a portion of the introduction to clearly summarize the proposals and their motivation.

<sup>ii</sup> We have chosen to call this a “discussion paper” rather than a “report” because we see this as the start of a new conversation about how to ensure a just transition. In particular, the means of funding the just transition need to be further explored as it is likely to be difficult to get a national carbon tax and there is a need to create jobs in many fossil-fuel centered areas in the near term.

<sup>iii</sup> See, for instance, *Lazard’s Levelized Cost of Energy Analysis – version 9.0* (Lazard, New York, November 2015, slide 2, at <https://www.lazard.com/media/2390/lazards-levelized-cost-of-energy-analysis-90.pdf>) which shows that wind and utility-scale solar are cheaper than coal and nuclear; wind is cheaper than natural gas combined cycle plants; and solar is projected to be cost-competitive in a couple of years, even without factoring in natural gas price volatility risk. When wind and solar are combined with efficiency, the overall costs are considerably lower than fossil fuels or new nuclear. Distributed solar costs are declining. The Department of Energy’s SunShot initiative aims for low costs by the year 2020. See *SunShot Vision Study* (DOE, Washington, DC, 2012, Executive Summary, p. xix, at [http://www1.eere.energy.gov/solar/pdfs/47927\\_executive\\_summary.pdf](http://www1.eere.energy.gov/solar/pdfs/47927_executive_summary.pdf) (DOE 2012 SunShot)). The program appears to be on track.

<sup>iv</sup> A number of studies have come to such conclusions, including *The Clean Energy Future: Protecting the Climate, Creating Jobs, Saving Money* (Labor Network for Sustainability; 350.org, and Synapse Energy Economics, Washington, DC, 2015, at [http://www.labor4sustainability.org/wp-content/uploads/2015/10/cleanenergy\\_10212015\\_main.pdf](http://www.labor4sustainability.org/wp-content/uploads/2015/10/cleanenergy_10212015_main.pdf) (LNS et al. 2015)). The “research [was] conducted by a team led by economist Frank Ackerman of Synapse Energy Economics” (p. 2) IEER’s comprehensive roadmap for a renewable energy future in Maryland, including a zero-emissions electricity sector and a detailed economic assessment, will be published in 2016. See Makhijani and Mills 2016.

<sup>v</sup> Arjun Makhijani, Christina Mills, and Annie Makhijani. *Energy Justice in Maryland’s Residential and Renewable Energy Sectors: A report of the Renewable Maryland Project*. Takoma Park, MD: Institute for Energy and Environmental Research, October 2015. On the Web at <http://ieer.org/wp/wp-content/uploads/2015/10/RenMD-EnergyJustice-Report-Oct2015.pdf>

<sup>vi</sup> I exclude geoengineering solutions from consideration as too risky.

<sup>vii</sup> IEER’s detailed analysis of Maryland’s energy sector indicates that baseload electric power plants will not be needed in the smart, renewable grid-of-the-future. Moreover nuclear and coal power plants are not flexible enough to complement variable wind and solar. Indeed, nuclear and coal plants can become a hindrance at high levels of wind and solar penetration because their response time (known technically

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as “ramp rate”) is too slow for the needs of such a grid. The resources that fit a renewable energy future include demand response, batteries, vehicle-to-grid technology, microgrids, and strategic efficiency investments.

<sup>vii</sup> “Making a Living on a Living Planet” is a project of the Labor Network for Sustainability – for details see <http://www.labor4sustainability.org/making-a-living-on-a-living-planet-2/>.

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<sup>x</sup> Timothy Hayden (Director, Department of Finance & Budget, Calvert County, Maryland), Email to Lois Chalmers (IEER) and others, Subject: RE: *Online Form Submittal: Contact Us [Calvert Cliffs related taxes]*, April 18, 2016 (Calvert County 2016).

<sup>xi</sup> There are natural gas-related pipelines and a major storage facility (in Western Maryland). A liquefied natural gas export terminal has also been licensed. The transition discussed in this paper would cover the jobs in such centralized fossil fuel facilities.

<sup>xii</sup> Lynn Cook, “As Oil Jobs Dry Up, Workers Turn to Solar,” *Wall Street Journal*, April 21, 2016, at <http://www.wsj.com/articles/as-oil-jobs-dry-up-workers-turn-to-solar-sector-1461280612>.

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<sup>xiv</sup> Site-specific studies are needed to establish feasibility. Natural gas storage caverns are common in the Appalachian region. See the Energy Information Administration map of underground natural gas storage facilities (*Underground Natural Gas Working Storage Capacity* with Data for November 2015, EIA, Washington, DC, March 16, 2016, at <http://www.eia.gov/naturalgas/storagecapacity/>, with link to 2015 map at [http://www.eia.gov/cfapps/ngqs/images/storage\\_2015.png](http://www.eia.gov/cfapps/ngqs/images/storage_2015.png) (EIA Natural Gas 2016)).

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<sup>xvi</sup> David Hendricks, “CPS Energy writes off \$391.4 million from South Texas Project nuclear expansion,” *San Antonio Express-News*, February 24, 2016, updated February 26, 2016, at <http://www.expressnews.com/business/local/article/CPS-Energy-writes-off-391-4-million-from-South-6852804.php>.

<sup>xvii</sup> For instance, the Energy Information Administration has estimated that a CO<sub>2</sub> fee starting at \$30 per metric ton and rising to about \$107 per metric ton by 2040 (in constant 2011 dollars) would reduce CO<sub>2</sub> emissions by about 89 percent by 2040 relative to 2005. See the EIA’s analysis (*Further Sensitivity Analysis of Hypothetical Policies to Limit Energy-Related Carbon Dioxide Emissions*. Supplement to the Annual Energy Outlook 2013, EIA, Washington, DC, July 2013, Figure 3, at <https://www.eia.gov/forecasts/aeo/supplement/co2/>. (EIA AEO 2013 CO<sub>2</sub> Supplement)

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