(i) for an energy producer, be in an amount equal-to-the-lesser

1. the product of multiplying 5 times the taxpayer's estimated annual tax credit, based on estimated annual energy production, as certified by the Administration; or

2 \$2,500,000

- (4) The Administration-may-not-issue-initial-credit-certificates for maximum-credit-amounts in the aggregate totaling more than \$25,000,000.
- (5) The Administration shall-approve all applications that qualify for an initial credit certificate under this subsection on a first come, first cerved basis.
- (6) If a taxpayer over a 3 year period does not claim on average at least 10% of the maximum credit amount stated in the initial credit certificate, the Administration at its discretion may cancel an amount of the taxpayer's initial credit certificate equal to the product of multiplying:
- (i) the amount of the credit on average that was not claimed over the 3-year period; and
- (ii) the remaining number-of tax years that the taxpayer-is eligible to take the credit.
- (7) An-applicant-for-an-initial-credit certificate-or-a taxpayer-whose credits-have-been canceled under paragraph (6) of this subsection, may-appeal-a decision by the Administration to the Office of Administrative Hearings in accordance with Title 10, Subtitle 2 of the State Government Article.
- (8) The Administration may not issue an initial credit certificate after December 31, 2010.
- SECTION 2. AND BE IT FURTHER ENACTED, That, in recognition of the value of small distributed generation to the reliable and cost-effective operation of the grid, the Public Service Commission shall:
- (1) form a small generator interconnections workgroup to develop interconnection standards and procedures for on-site generator facilities operating in Maryland that are consistent with nationally adopted interconnection standards and procedures; and