SENATE BILL 332

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By: Senators Garagiola, Astle, Kittleman, and Middleton Introduced and read first time: February 2, 2011 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

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Gas Companies – Infrastructure Replacement – Surcharge

3 FOR the purpose of authorizing a gas company to file a certain plan with the Public Service Commission to recover certain costs associated with certain gas 4 $\mathbf{5}$ infrastructure replacement projects through a certain surcharge on customers' 6 bills; stating the intent of the General Assembly; requiring a certain plan to 7include certain elements; prohibiting a monthly surcharge from exceeding 8 certain amounts for certain classes of gas customers; requiring a gas company to 9 include certain factors when calculating a certain cost; providing a method for 10 calculating a certain pre-tax rate of return on a gas company's investment in a 11 certain project; requiring the Commission to hold a public hearing before taking 12final action on a certain plan; requiring the Commission to take final action to 13approve or deny a certain plan within a certain time period; requiring the 14 Commission to approve a certain plan under certain circumstances; authorizing 15a gas company to implement a certain plan without the Commission's approval 16 under certain circumstances; requiring a gas company implementing a certain 17plan without the Commission's approval to refund a certain portion of the 18 surcharge, with interest, under a certain circumstance; prohibiting the Commission from considering certain factors when reviewing a certain plan for 19 20approval or denial, except under certain circumstances; requiring a gas 21company to file an amendment to a certain plan each year with the Commission 22to adjust the amount of the surcharge for a certain purpose; establishing certain 23amendment procedures and the duties of a gas company and the Commission if 24a certain surcharge is adjusted; prohibiting the Commission from reducing the 25authorized rate of return on common equity or other measure of utility profit as 26a result of the implementation of a certain plan; requiring a gas company to file 27a revised rate schedule with the Commission to subtract certain costs from the 28surcharge total under certain circumstances; defining certain terms; and 29generally relating to a gas infrastructure replacement surcharge.

30 BY adding to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



SENATE BILL 332

1 Article – Public Utilities $\mathbf{2}$ Section 4–210 Annotated Code of Maryland 3 (2010 Replacement Volume) 4 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF $\mathbf{5}$ MARYLAND. That the Laws of Marvland read as follows: 6 7 **Article – Public Utilities** 4 - 210.8 9 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 10 **MEANINGS INDICTED.** (2) "CUSTOMER" MEANS A RETAIL GAS CUSTOMER. 11 12(3) "ELIGIBLE INFRASTRUCTURE REPLACEMENT" MEANS A 13 **REPLACEMENT OR IMPROVEMENT IN THE EXISTING INFRASTRUCTURE OF A GAS** 14 **COMPANY THAT:** 15**(I)** IS MADE ON OR AFTER JUNE 1, 2011; 16 **(II)** IS DESIGNED TO IMPROVE PUBLIC SAFETY OR 17**INFRASTRUCTURE RELIABILITY;** 18 (III) DOES NOT INCREASE THE REVENUE OF A GAS COMPANY BY CONNECTING AN IMPROVEMENT DIRECTLY TO NEW NATURAL GAS 19 20**CUSTOMERS:** 21(IV) REDUCES OR HAS THE POTENTIAL TO REDUCE 22GREENHOUSE GAS EMISSIONS THROUGH A REDUCTION IN NATURAL GAS 23SYSTEM LEAKS; AND 24**(**V**)** IS NOT INCLUDED IN THE CURRENT RATE BASE OF THE GAS COMPANY AS DETERMINED IN THE GAS COMPANY'S MOST RECENT BASE 2526**RATE PROCEEDING.** 27"PLAN" MEANS A PLAN THAT A GAS COMPANY FILES UNDER (4) 28SUBSECTION (D) OF THIS SECTION. 29"PROJECT" (5) MEANS AN ELIGIBLE **INFRASTRUCTURE** REPLACEMENT PROJECT PROPOSED BY A GAS COMPANY AS PART OF A PLAN 30 31 UNDER THIS SECTION.

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$rac{1}{2}$	(B) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT THE PURPOSE OF THIS SECTION IS TO PROMOTE GAS INFRASTRUCTURE
3	IMPROVEMENTS IN THE STATE BY ESTABLISHING A MECHANISM FOR GAS
4	COMPANIES TO PROMPTLY RECOVER INVESTMENTS IN ELIGIBLE
5	INFRASTRUCTURE REPLACEMENT.
6	(C) THIS SECTION DOES NOT APPLY TO A GAS COOPERATIVE.
7	(D) (1) A GAS COMPANY MAY FILE A PLAN WITH THE COMMISSION TO
8	REQUEST AUTHORIZATION TO INCLUDE A SURCHARGE ON CUSTOMERS' BILLS
9	TO RECOVER THE REASONABLY INCURRED COSTS ASSOCIATED WITH PROPOSED
10	ELIGIBLE INFRASTRUCTURE REPLACEMENT PROJECTS.
11	(2) A PLAN UNDER THIS SUBSECTION SHALL INCLUDE:
12	(I) A TIMELINE FOR THE COMPLETION OF EACH PROPOSED
13	ELIGIBLE INFRASTRUCTURE REPLACEMENT PROJECT;
14	(II) THE ESTIMATED COST OF EACH PROJECT;
15	(III) A SCHEDULE FOR THE RECOVERY OF REASONABLY
16	INCURRED COSTS ASSOCIATED WITH EACH PROJECT THROUGH A SINGLE
17	SURCHARGE ADDED TO CUSTOMERS' BILLS; AND
$\frac{18}{19}$	(IV) AN EXPLANATION OF HOW THE PLAN BENEFITS CUSTOMERS AND WHY THE PLAN IS PRUDENT AND REASONABLE.
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$\begin{array}{c} 20\\ 21 \end{array}$	(3) A SCHEDULE FOR RECOVERY OF THE COSTS ASSOCIATED WITH PROJECTS INCLUDED IN THE PLAN UNDER PARAGRAPH (2) OF THIS
$\frac{21}{22}$	SUBSECTION MAY NOT INCLUDE A MONTHLY SURCHARGE EXCEEDING:
23	(I) \$2 FOR RESIDENTIAL GAS CUSTOMERS; OR
24	(II) \$5 FOR NONRESIDENTIAL GAS CUSTOMERS.
25	(4) (I) WHEN CALCULATING THE ESTIMATED COST OF A
$\overline{26}$	PROJECT UNDER PARAGRAPH (2) OF THIS SUBSECTION, A GAS COMPANY SHALL
27	INCLUDE:
28	1. THE PRE-TAX RATE OF RETURN ON THE GAS
28 29	COMPANY'S INVESTMENT IN THE PROJECT;
30	2. DEPRECIATION ASSOCIATED WITH THE PROJECT;
31	AND
01	

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PROPERTY TAXES

ASSOCIATED

WITH

THE

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 $\mathbf{2}$ **PROJECT.** 3 **(II)** 1. THE PRE-TAX RATE OF RETURN **UNDER** 4 SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL BE CALCULATED USING THE GAS COMPANY'S CAPITAL STRUCTURE AND WEIGHTED AVERAGE COST OF $\mathbf{5}$ 6 CAPITAL AS APPROVED BY THE COMMISSION IN THE GAS COMPANY'S MOST 7 **RECENT BASE RATE PROCEEDING.** 8 2. THE PRE-TAX RATE OF RETURN SHALL INCLUDE 9 AN ADJUSTMENT FOR BAD DEBT EXPENSES AS APPROVED BY THE COMMISSION 10 IN THE GAS COMPANY'S MOST RECENT BASE RATE PROCEEDING. 11 BEFORE THE COMMISSION TAKES FINAL ACTION ON A **(E)** (1) **(I)** 12PLAN, THE COMMISSION SHALL HOLD A PUBLIC HEARING ON THE PLAN. 13 WITHIN 180 DAYS AFTER A GAS COMPANY FILES A PLAN **(II)** 14UNDER SUBSECTION (D) OF THIS SECTION, THE COMMISSION SHALL TAKE A FINAL ACTION TO APPROVE OR DENY THE PLAN. 1516 (III) THE COMMISSION SHALL APPROVE A PLAN IF THE PLAN 17 INCLUDES THE ELEMENTS REQUIRED UNDER SUBSECTION (D) OF THIS SECTION. (2) IF THE COMMISSION DOES NOT TAKE FINAL ACTION TO 18 **(I)** APPROVE OR DENY A PLAN WITHIN THE TIME PERIOD PROVIDED UNDER 19 20PARAGRAPH (1) OF THIS SUBSECTION, A GAS COMPANY MAY IMPLEMENT THE 21PLAN WITHOUT THE COMMISSION'S APPROVAL. 22**(II)** IF A GAS COMPANY IMPLEMENTS A PLAN WITHOUT THE 23COMMISSION'S APPROVAL, THE GAS COMPANY SHALL REFUND TO CUSTOMERS, 24WITH INTEREST, ANY AMOUNT OF THE SURCHARGE THAT THE COMMISSION 25SUBSEQUENTLY DETERMINES IS UNJUSTIFIED. 26UNLESS A PLAN IS FILED IN CONJUNCTION WITH A RATE (3) 27THE COMMISSION MAY NOT CONSIDER ANY OTHER REVENUE CASE. 28REQUIREMENT OR RATEMAKING ISSUE WHEN REVIEWING A PLAN FOR 29APPROVAL OR DENIAL UNDER THIS SUBSECTION. 30 (1) **(F)** TO ACCOUNT FOR ANY DIFFERENCE BETWEEN THE 31 ESTIMATED COST OF THE PROJECTS IN A PLAN AND THE AMOUNT RECOVERED

UNDER THE SURCHARGE, A GAS COMPANY SHALL FILE WITH THE COMMISSION
EACH YEAR AN AMENDMENT TO THE PLAN TO ADJUST THE AMOUNT OF THE
SURCHARGE.

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1 (2) WITHIN 90 DAYS AFTER THE GAS COMPANY FILES AN 2 AMENDMENT TO A PLAN UNDER THIS SUBSECTION THE COMMISSION SHALL 3 TAKE A FINAL ACTION TO APPROVE OR DENY THE GAS COMPANY'S AMENDMENT.

4 (3) (I) IF THE ACTUAL COST OF THE PROJECTS IN A PLAN IS 5 LESS THAN THE AMOUNT COLLECTED UNDER THE SURCHARGE, THE GAS 6 COMPANY SHALL PROVIDE A REFUND OF THE DIFFERENCE ON CUSTOMERS' 7 BILLS, INCLUDING INTEREST.

8 (II) IF THE ACTUAL COST OF THE PROJECTS IN A PLAN IS 9 MORE THAN THE AMOUNT COLLECTED UNDER THE SURCHARGE, THE 10 COMMISSION SHALL AUTHORIZE THE GAS COMPANY TO INCREASE THE 11 SURCHARGE TO RECOVER THE DIFFERENCE, SUBJECT TO THE RATE LIMITS 12 UNDER SUBSECTION (D)(3) OF THIS SECTION.

(G) THE COMMISSION MAY NOT REDUCE THE AUTHORIZED RETURN ON
 COMMON EQUITY OR OTHER MEASURE OF UTILITY PROFIT AS A RESULT OF THE
 IMPLEMENTATION OF A PLAN UNDER THIS SECTION.

16 (H) IF, AFTER APPROVING A SURCHARGE TO IMPLEMENT A PLAN UNDER 17 THIS SECTION, THE COMMISSION ESTABLISHES NEW BASE RATES FOR THE GAS 18 COMPANY IMPLEMENTING THE PLAN THAT INCLUDE COSTS ON WHICH THE 19 SURCHARGE IS BASED, THE GAS COMPANY SHALL FILE REVISED RATE 20 SCHEDULES WITH THE COMMISSION THAT SUBTRACT THOSE COSTS FROM THE 21 SURCHARGE TOTAL.

22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 23 June 1, 2011.