5lr2333

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Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$ Gas and Electricity – Analog Meters – Purchase and Installation

- 3 FOR the purpose of requiring the Public Service Commission to authorize a certain 4 customer of a gas company or an electric company to purchase and install a certain analog meter; requiring the meter to comply with certain standards; requiring a gas $\mathbf{5}$ 6 company or electric company to install the meter or allow certain persons to install 7 the meter at the customer's request; providing that an analog meter may replace a 8 different type of meter; prohibiting a gas company or an electric company from 9 requiring a certain customer to install additional controls or perform or pay for 10 certain additional tests; requiring a gas company or an electric company to replace only certain tested meters under certain circumstances; requiring the Commission 11 to refund certain testing fees under certain circumstances; and generally relating to 1213gas service, electric service, and meters.
- 14BY repealing and reenacting, with amendments,
- Article Public Utilities 15
- Section 7-301 and 7-302 16
- Annotated Code of Marvland 17
- (2010 Replacement Volume and 2014 Supplement) 18
- 19SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 20That the Laws of Maryland read as follows:
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Article - Public Utilities

227 - 301.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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1 (a) A person may not furnish or put in use for revenue billing purposes a gas 2 meter or electric meter unless the Commission has authorized the meter's use.

3 THE COMMISSION SHALL AUTHORIZE A CUSTOMER OF A GAS (1) **(B)** COMPANY OR AN ELECTRIC COMPANY TO PURCHASE AN ANALOG METER THAT 4 MEETS ALL APPLICABLE SAFETY AND PERFORMANCE STANDARDS ESTABLISHED BY $\mathbf{5}$ THE NATIONAL ELECTRICAL CODE, THE INSTITUTE OF ELECTRICAL AND 6 ENGINEERS, NATIONAL FIRE PROTECTION ASSOCIATION, 7 **ELECTRONICS** 8 UNDERWRITERS LABORATORIES, AND ANY OTHER RELEVANT STANDARDS THAT THE COMMISSION ADOPTS OR RECOGNIZES. 9

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(2) THE GAS COMPANY OR ELECTRIC COMPANY SHALL:

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(I) INSTALL THE METER AT THE CUSTOMER'S REQUEST; OR

12 (II) ALLOW A LICENSED PLUMBER OR ELECTRICIAN, AS 13 APPROPRIATE, OF THE CUSTOMER'S CHOICE TO INSTALL THE METER.

14(3)THE ANALOG METER MAY REPLACE A DIFFERENT TYPE OF METER15THAT THE GAS COMPANY OR ELECTRIC COMPANY PROVIDES TO ITS CUSTOMERS.

16 (4) THE GAS COMPANY OR ELECTRIC COMPANY MAY NOT REQUIRE A 17 CUSTOMER THAT INSTALLS AN ANALOG METER UNDER THIS SUBSECTION THAT 18 COMPLIES WITH THE APPLICABLE STANDARD UNDER PARAGRAPH (1) OF THIS 19 SECTION TO:

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(I) INSTALL ADDITIONAL CONTROLS; OR

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(II) PERFORM OR PAY FOR ADDITIONAL TESTS.

22 (5) THE COMMISSION SHALL ADOPT BY REGULATION STANDARDS 23 FOR CUSTOMER–OWNED GAS, ELECTRIC, AND COMBINED METERS INSTALLED IN 24 ACCORDANCE WITH PARAGRAPH (1) OF THIS SUBSECTION.

[(b)] (C) (1) Each gas company and electric company shall maintain suitable
equipment, approved by the Commission, for testing the accuracy of a gas meter or electric
meter furnished by the company for use by its customers.

28 (2) The gas company or electric company shall test a customer's meter with 29 the equipment in accordance with § 7–302 of this subtitle.

30 (3) A small rural electric cooperative described in § 7–502(a) of this title 31 may satisfy this section by demonstrating that the electric meters which it furnishes to

customers comply with the standards of the utility regulatory body of the state in which
the cooperative has its principal place of business.

- 3 [(c)] (D) (1) This subsection applies to:
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- (i) a new residential multiple occupancy building;
- 5 (ii) a new shopping center; or

6 (iii) a new housing unit that is constructed, managed, operated, 7 developed, or subsidized by a local housing authority established under Division II of the 8 Housing and Community Development Article.

9 (2) The service restrictions imposed under this subsection do not apply to 10 central hot water.

11 (3) Except as provided in § 7–304.1 of this subtitle, the Commission may 12 not authorize a gas company or electric company to service an occupancy unit or shopping 13 center unit subject to this subsection unless the building or shopping center has individual 14 metered service or submetering as provided under § 7–303 or § 7–304 of this subtitle for 15 each individually leased or owned occupancy unit or shopping center unit.

16 (4) In accordance with its regulations, the Commission may authorize a gas 17 company or electric company to provide service for central heating or cooling systems, or a 18 combination of those systems, to an occupancy unit or shopping center unit subject to this 19 subsection if the Commission is satisfied that the service will result in a substantial net 20 saving of energy over the energy saving that would result from individual metering or 21 submetering as provided under § 7–303 or § 7–304 of this subtitle.

[(d)] (E) The owner, operator, or manager of a residential multiple occupancy building or shopping center subject to this section may not impose a utility cost on an occupancy unit or shopping center unit, except for charges that:

(1) the Commission authorizes the gas company or electric company toimpose; and

(2) the gas company or electric company actually imposes on the owner,operator, or manager.

29 7-302.

30 (a) (1) By written request, a consumer may compel the Commission to inspect 31 and test the consumer's electric meter or gas meter.

- 32 (2)
- The consumer is entitled to be present for the test.

1 (b) (1) The Commission shall set a percentage tolerance limit for the accuracy 2 of an electric meter or gas meter.

3 (2) The Commission shall order a gas company or electric company to 4 replace, [a meter] at the company's expense, A METER PROVIDED BY THE COMPANY if 5 the meter is incorrect to the prejudice of the consumer by more than the percentage 6 tolerance limit set by the Commission.

7 (c) (1) The Commission shall set a uniform reasonable fee for meter test 8 services under this section.

9 (2) (i) If the test indicates that [the] A meter **PROVIDED BY THE** 10 **COMPANY** is within the percentage tolerance limit set by the Commission under subsection 11 (b)(1) of this section, the consumer shall pay the test fee.

12 (ii) [If the test indicates that the meter is not within the percentage 13 tolerance limit set by the Commission] IN ALL OTHER CASES, the Commission shall 14 refund the fee.

15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 16 October 1, 2015.

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