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## By: Chairman, Environmental Matters Committee (Departmental - Public Service Commission)

Introduced and read first time: January 26, 1998 Assigned to: Environmental Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: February 24, 1998

CHAPTER\_\_\_\_\_

1 AN ACT concerning

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### Public Service Commission - Obsolete Jurisdiction

3 FOR the purpose of repealing the jurisdiction of the Public Service Commission over

- 4 certain utility companies, including railroads, street railroads, airline
- 5 companies, power boat companies, towing companies, lightering companies, and
- 6 telegraph companies; <u>altering the definition of "common carrier"</u>; and generally
- 7 relating to the jurisdiction of the Public Service Commission.

8 BY repealing and reenacting, with amendments,

- 9 Article Public Utility Companies
- 10 Section 1-101, 2-118, 4-503, 6-202(b), 6-205(a), 9-101(c), and 12-301(b)(2)
- 11 Annotated Code of Maryland
- 12 (As enacted by Chapter \_\_\_\_\_ (S.B. 1) of the Acts of the General Assembly of 13 1998)

14 BY repealing

- 15 Article Public Utility Companies
- 16 Section 9-401 through 9-403, inclusive, and the subtitle "Subtitle 4.
- 17 Commission Provisions on Railroad Companies"
- 18 Annotated Code of Maryland
- 19 (As enacted by Chapter \_\_\_\_\_ (S.B. 1) of the Acts of the General Assembly of
- 20 1998)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Labor and Employment

1 Section 5	5.5-106
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- 2 Annotated Code of Maryland
- 3 (1991 Volume and 1997 Supplement)
- 4 (As enacted by Chapter \_\_\_\_\_ (S.B. 1) of the Acts of the General Assembly of 1998)

6 BY repealing and reenacting, with amendments,

- 7 Chapter (S.B. 1) of the Acts of the General Assembly of 1998
- 8 Section 5 3.

## 9 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

10 MARYLAND, That the Laws of Maryland read as follows:

1	-1
-	1

# Article - Public Utility Companies

12 1-101.

- 13 (a) In this article the following words have the meanings indicated.
- 14 (b) "Commission" means the Public Service Commission.

15 "Common carrier" means a person, public authority, or federal, State, (c) (1)16 district, or municipal transportation unit that is engaged in the public transportation of persons for hire by land[, water, air, or any combination of them], OR WATER BY 17 MEANS OF A WATER TAXI. 18 "Common carrier" includes: 19 (2)20 (i) [an airline company; 21 (ii)] a car company, motor vehicle company, automobile company, or 22 motor bus company; 23 a power boat company, vessel-boat company, steamboat [(iii)] 24 company, or ferry company; a railroad company, street railroad company, or sleeping car 25 (iv) 26 company; 27 (II) a taxicab company; (v)] 28 [(vi)] (III) a toll bridge company; and 29 [(vii)](IV) a transit company. 30 (3)"Common carrier" does not include: 31 (i) a county revenue authority;

1 2	revenue authority; or	(ii)	a toll bridge or other facility owned and operated by a county
3		(iii)	a vanpool [or launch] service.
4 5			designation for a type of enterprise, includes a person that or as an agent, trustee, or receiver of a company.
6	(e) "County	" means	a county of the State or Baltimore City.
7	(f) (1)	"Electri	c company" means a public service company that:
8 9	electricity;	(i)	owns an electric plant and transmits, sells, or distributes
10		(ii)	generates electricity for distribution or sale; or
11 12	streets for furnishing	(iii) or distril	is authorized to install or maintain facilities in, over, or under outing electricity.
13 14	(2) business of supplying		c company" includes a municipal corporation that is in the ity for other than municipal purposes.
15 16	(3) transmits electricity e		c company" does not include a company that generates or ly for its own use.
17 18	(g) "Electric electric company.	c plant" r	neans the material, equipment, and property owned by an
19	(h) (1)	"Gas co	mpany" means a public service company that:
20 21	streets for furnishing	(i) or distril	is authorized to install or maintain facilities in, over, or under outing gas; or
22		(ii)	owns a gas plant and:
23 24	natural gas; or		1. transmits, sells, supplies, or distributes artificial or
25			2. manufactures gas for distribution or sale.
26 27	(2) business of supplying		mpany" includes a municipal corporation that is in the other than municipal purposes.
28 29			er operator" means a person that owns or operates a ping within a building:
30	(1)	that dist	ributes gas within but not limited to a definable area such

30 (1) that distributes gas within, but not limited to, a definable area, such
31 as a mobile home park, housing project, or apartment complex;

1 (2) for which the person purchases metered, artificial, or natural gas 2 from an outside source for resale through the pipeline system; and

3 (3) that supplies the ultimate consumer, who purchases the gas directly 4 through a meter or by other means, such as by rent.

5 (j) "Gas plant" means the material, equipment, and property owned by a gas 6 company.

7 (k) ["Launch service" means a power boat company that transports8 passengers or freight between the shore and vessels on a body of water in the State.

9 (1)] "Own" includes own, operate, lease to or from, manage, or control.

10 [(m)] (L) "Person" means an individual, receiver, trustee, guardian, personal 11 representative, fiduciary, or representative of any kind and any partnership, firm, 12 association, corporation, or other entity.

13 [(n)] (M) "Plant" includes all material, equipment, and property owned by a 14 public service company and used or to be used for or in connection with a public utility 15 service.

16 [(o)] (N) "Proceeding" includes an action, complaint, hearing, investigation,
17 trial, appeal, order, or similar matter pending before, made, or conducted by an
18 official body.

19 [(p)] (O) "Public service company" means a common carrier company, electric 20 company, gas company, sewage disposal company, steam heating company, [telegraph 21 company,] telephone company, water company, or any combination of public service 22 companies.

23 [(q) (1) "Railroad" means a common carrier by rail powered in any manner.

(2) "Railroad" includes branches, bridges, cars, extensions, ferries, plant,
spurs, stations, subways, switches, terminal facilities, tracks, tunnels, and equipment
used on or in connection with a railroad.

27 (r)] (P) (1) "Rate" means a toll, fare, tariff, fee, price, or other charge, or a 28 combination of these items, by a public service company for public utility service.

29 (2) "Rate" includes a schedule, regulation, classification, or practice of a30 public service company that affects:

31	(i)	the amount of a charge; or

32 (ii) the nature and value of the service rendered for the charge.

33 [(s)] (Q) (1) "Record" means the original or a copy of any documentary

34 material.

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1 2	map, paper,	(2) profile, re	"Record" includes an account, book, chart, contract, document, file, eport, or schedule.			
3 4	[(t)] company tha	[(t)] (R) "Sewage disposal company" means a privately-owned public service apany that owns or maintains facilities for the disposal of sewage.				
5	[(u)]	(S)	"Small rural electric cooperative" means an electric company that:			
6 7	company;	(1)	serves only the consumers that exclusively own and control the			
8		(2)	conducts its business on a not-for-profit basis; and			
9		(3)	supplies electricity to less than 1,000 electric meters in the State.			
10	[(v)]	(T)	"State" means:			
11 12	or	(1)	a state, possession, territory, or commonwealth of the United States;			
13		(2)	the District of Columbia.			
14 15	[(w)] manufacture	(U) es, sells, o	"Steam heating company" means a public service company that or distributes steam for use, sale, or distribution.			
16	[(x)	"Street	ailroad" means a railroad:			
17		(1)	that is not part of a trunk line railway system; and			
18 19	corporation	(2) with a po	whose routes are mainly within Baltimore City or a municipal opulation of at least 2,000.			
20	(y)]	(V)	(1) "Taxicab" means a motor vehicle for hire that:			
21 22	driver; and		(i) is designed to carry seven or fewer individuals, including the			
23 24	between poi	ints along	(ii) is used to accept or solicit passengers for transportation public streets as the passengers request.			
	<ul> <li>(2) "Taxicab" does not include a motor vehicle operated on a regular</li> <li>schedule and between fixed points with the approval of the Commission as defined in</li> <li>Title 11 of the Transportation Article.</li> </ul>					
28	[(z)]	(W)	"Telegraph company" means a public service company that:			
29 30	communica	(1) tions; or	owns telegraph lines to receive, transmit, or communicate telegraphic			
31		(2)	leases, licenses, or sells telegraphic communications.			

1 2	[(aa)] owned by a t	(X) elegrapł		aph lines" means the material, equipment, and property y.	
3	[(bb)]	(Y)	(1)	"Telephone company" means a public service company that:	
4 5	4 (i) owns telephone lines to receive, transmit, or communicate 5 telephone or teletype communications; or				
6			(ii)	leases, licenses, or sells telephone or teletype communications.	
7		(2)	"Telepł	none company" does not include a cellular telephone company.	
8 9	[(cc)] owned by a t	(Z) elephon	"Telephone lines" means the material, equipment, and property one company.		
	10 [(dd)] (AA) "Toll bridge" means a bridge operated by a person authorized by 11 the Commission to charge and collect toll from traffic using the bridge.				
12 13	[(ee)] persons by:	(BB)	(1)	"Transportation of persons for hire" means the transportation of	
14			(i)	regularly scheduled operations;	
15			(ii)	charter or contract operations; or	
16			(iii)	tour or sightseeing operations.	
17 (2) "Transportation of persons for hire" includes the transportation of 18 persons, whether on the cooperative plan, carried by a corporation, group, or 19 association engaged in the transportation of its stockholders, shareholders, or 20 members.					
21 22	21 [(ff)] (CC) "Water company" means a public service company that owns a water 22 plant and sells or distributes water for gain.				
	<ul> <li>[(gg)] (DD) "Water plant" means the material, equipment, and property</li> <li>owned by a water company.</li> </ul>				
25	2-118.				
	26 (a) This section does not apply to taxicabs[, power boat companies,] OR toll 27 bridges[, or towing and lightering companies].				
<ul> <li>(b) The Commission shall require each public service company subject to its</li> <li>jurisdiction to formulate and, after approval by the Commission, to implement</li> <li>long-range plans to provide service.</li> </ul>					

31 (c) The Commission shall require each electric company in the State to 32 include in the long-range plan adequate provisions to promote energy conservation to 33 decrease or moderate electric and, as appropriate, natural gas demand from

34 customers.

1 (d) (1)The Commission shall review each plan for adequacy under the 2 criteria of § 2-113 of this subtitle, giving attention to the interrelationship of services 3 of other public service companies and to provisions for research and development to 4 ensure adequate service. 5 As part of the review, and subject to any applicable Freedom of (2)6 Information Act, the Commission shall consult with other state units and provide an 7 opportunity for public comment. 8 The Commission shall require the revisions to a plan that the (3)9 Commission considers appropriate unless the authority to review and approve a plan 10 has been granted to another state unit by other law. 11 4-503. 12 (a) This section does not apply to service rendered or commodities furnished: 13 (1)to the officers, employees, pensioners, and immediate family 14 members of the officers, employees, and pensioners of a public service company; 15 (2)to the United States, the State, or a local government; 16 to provide relief in cases of general epidemic, pestilence, flood, or (3)17 other similar calamity; 18 (4) in the case of common carriers, to transport: 19 personnel of another common carrier that reciprocates for (i) 20 personnel of the transporting common carrier; 21 (ii) hospital patients; 22 (iii) indigent, destitute, and homeless individuals; 23 persons exclusively engaged in charitable work; (iv) residents of federal or State veterans homes, including those 24 (v) 25 about to enter a home or those returning from a home; 26 [(vi) railway mail service employees and baggage agents; (VI) 27 post office, customs, and immigration inspectors; (vii)] 28 [(viii)] (VII) newspaper vendors; 29 property for exhibition carried to or from fairs and [(ix)](VIII) 30 expositions;

- 31 [(x)] (IX) employees of [sleeping car companies,] express 32 companies[, telegraph companies,] and telephone companies doing business along
- 33 the line of the common carrier;

1 persons [and property] incident to or connected with [(xi)](X) 2 contracts for construction, operation, or maintenance of the plant of the 3 transportation company, to the extent provided in the contracts; 4 [(xii)](XI) individuals injured in accidents and physicians, nurses, 5 or other necessary caretakers attending the injured individuals in transit; (XII) children under the age of 5 years for no charge; 6 [(xiii)] 7 [(xiv)](XIII) children under 12 years for half fare; or 8 persons at free or reduced rates that are otherwise [(xv)](XIV) 9 authorized by law; 10 (5)in the case of common carriers, for the issuance of mileage, excursion, 11 or commuter tickets; 12 (6) [to free steamboat excursion transportation from May through 13 August of each year, from Baltimore City to any place in the State, in exchange for 14 services rendered in advertising the excursion business; 15 to obtain essential data by a method that uses a limited sample of (7)] 16 customers, in connection with a rate structure study conducted under formal proceedings before the Commission; or 17 18 [(8)] to telephone lifeline service provided to eligible subscribers (7)19 under § 8-201 of this article. 20 For any service rendered or commodity furnished, a public service (b) 21 company may not directly or indirectly, by any means, including special rates, 22 rebates, drawbacks, or refunds: 23 charge, demand, or receive from a person compensation that is (1)24 greater or less than from any other person under substantially similar circumstances; 25 extend a privilege or facility to a person, except those privileges and (2)26 facilities that are extended uniformly to all persons under substantially similar 27 circumstances; 28 discriminate against a person, locality, or particular class of service; (3)29 or 30 give undue or unreasonable preference to or cause undue or (4)31 unreasonable prejudice to a person, locality, or particular class of service. 32 6-202. 33 Two public service companies are of the same class, if they are both: (b)

34 (1) common carrier companies;

9

1	(2)	electric companies;
2	(3)	gas companies;
3	(4)	gas and electric companies;
4	(5)	sewage disposal companies;
5	(6)	steam heating companies;
6	(7)	[telegraph companies;
7	(8)]	telephone companies; or
8	[(9)]	(8) water companies.
9 6-205.		
10 (a)	(1)	[This subsection does not apply to railroads.

11 (2)] Each public service company shall file with the Commission an 12 annual report containing information on its corporate structure, affiliations of its 13 officers and directors, and debt holdings.

14 [(3)] (2) Notwithstanding any specific reporting requirements in this 15 subtile, the Commission may prescribe the contents of the annual report to be filed 16 by a public service company whose gross annual revenues for the most recent 17 calendar year for which data are available are less than 0.003% of the total gross

18 annual revenues of all public service companies in the State during the same calendar

19 year.

20 9-101.

21 (c) A common carrier is not required to allow any other common carrier to use 22 its [tracks or] terminal facilities.

23

[Subtitle 4. Commission Provisions on Railroad Companies.]

24 [9-401.

(a) Unless the Commission orders otherwise, a railroad company shall have
sufficient cars and motive power to meet all requirements that reasonably may be
anticipated to transport passengers, property, and freight.

28 (b) (1) If a railroad company does not have sufficient cars to meet the 29 demand to transport freight in carload lots, the railroad company shall distribute 30 available cars to shippers that apply.

31 (2) Except for giving priority to transporting livestock or perishable 32 property, a railroad company may not discriminate in any way, including preferences

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1 as to shippers, localities, or competitive or noncompetitive points, when supplying2 cars under this section.]

3 [9-402.

4 (a) This section does not affect the duties of a railroad company or the powers 5 of the Commission regarding joint rates.

6 (b) A railroad company shall receive freight cars of proper standard from 7 other railroad companies at connecting points and haul the cars:

8 (1) to their destination; or

9 (2) by the route billed, to the connecting point with the next connecting 10 carrier.

11 (c) Except on terms and conditions that the Commission establishes, railroad 12 companies may not be required to interchange cars.]

13 [9-403.

(a) If safe to install, reasonably practicable, and justified by the volume of
business, a railroad company, on the application of a shipper, shall construct,
maintain, and operate on reasonable terms:

17 (1) a switch connection or a connection with a lateral line of railroad or
 18 private sidetrack owned by the shipper; or

19 (2) a sidetrack and switch connection for the shipper on property owned 20 by the railroad company.

21 (b) The Commission shall regulate installation, maintenance, and 22 compensation under this section.

(c) A railroad company may terminate connections that it provides under this
 section if the Commission determines that the required conditions are no longer
 satisfied.]

26 12-301.

(b) (2) "Communication service" includes the transmission of intelligence by
telephone lines, [telegraph lines,] messenger-call, police, fire alarm, and traffic
control circuits and circuits used to transmit standard television or radio signals.

30

## Article - Labor and Employment

31 5.5-106.

32 (a) [(1)] The proposed budget of the Division of Labor and Industry shall 33 include an appropriation from the General Fund of the State to cover the cost of

34 administering this title.

1 [(2) Unless the Board of Public Works exercises the option under

2 subsection (b) of this section, the Public Service Commission shall reimburse the 3 General Fund for the cost of administering this title from money the Public Service

4 Commission receives under § 2-110 of the Public Utility Companies Article.]

4 Commission receives under § 2-110 of the Public Ounty Companies Article.]

5 (b) (1) The Board of Public Works may adopt a regulation to assess, fairly 6 and as equally as possible, each railroad company operating in the State the cost of 7 the State's share of activities under this title.

8 (2) The amount to be reimbursed to the State General Fund may not 9 exceed \$1 million in any fiscal year.

### Chapter \_\_\_\_\_(S.B. 1) of the Acts of 1998

SECTION 5. AND BE IT FURTHER ENACTED, That Section(s) 207 through
210, inclusive, of Article 23 - Miscellaneous Companies of the Annotated Code of
Maryland be repealed and reenacted, with amendments, and transferred to the
Session Laws, to read as follows:

## 15

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### CONSOLIDATIONS AND TRANSFERS OF ASSETS OF RAILROAD COMPANIES

16 3.

17 It shall be lawful for any railroad company, incorporated under the laws of this

18 State, or of any other state of the United States, owning a railroad in this State,

19 connecting with that of any other railroad company of this State, or of any other state

20 of the United States, in this State, and owning at least two thirds of the capital stock

21 of the latter, to acquire, in the manner hereinafter provided, and thereafter to be 22 possessed of, own, hold, exercise and enjoy, all the property, real and personal, and all

22 possessed of, own, noid, exercise and enjoy, an me property, real and personal, and a 23 the rights, privileges and franchises and credits then possessed, owned, held or

24 exercised by said last-mentioned vendor corporation; and such acquisition shall be

25 effected in the manner and upon the conditions hereinafter stated, to wit:

26 First. The corporations shall, pursuant to resolution duly adopted by the

27 directors of each, make and execute, under their respective corporate seals, duly

28 attested, an agreement providing for such acquisition and sale, specifying all

29 essential details, terms, stipulations and conditions thereof, and particularly showing

30 the number of outstanding shares of capital stock of the vendor corporation, the

31 amount fixed as the price or value per share thereof, and the mode by which the

32 respective holders shall receive payment for the same, and with a map of the railroad 33 to be acquired thereunder, annexed to and made part thereof.

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34 Second. Said agreement, after due notice is given all directors of such

35 corporation, shall be submitted for approval or disapproval to the stockholders of each

36 corporation at separate meetings, either annual or special, duly convened, and if said

37 agreement shall be approved by a majority of the stockholders of each corporation

38 present at such meeting, then that fact shall be certified by the secretary of each39 corporation under its corporate seal[, and a copy of the agreement, with said

40 certificates attached, shall be filed with an application drawn in accordance with the

1 regulations of the Public Service Commission of Maryland, with the Public Service Commission of Maryland, for their approval; and upon the approval thereof by the 2 Public Service Commission of Maryland, a]. A copy of the agreement, [with a certified 3 copy of the order of Public Service Commission of Maryland approving the same,] 4 5 shall be filed in the office of the Secretary of State of this State; and immediately 6 upon the filing thereof all the property, real and personal and mixed, and all the corporate rights, privileges and franchises and credits, owned, possessed, held, used, 7 8 or otherwise exercised, by the vendor corporation, shall (subject, however, to full payment in the manner prescribed by said agreement of the stipulated price or value 9 10 of the whole capital stock of said vendor corporation), become and be vested in the acquiring corporation, subject to all the debts, liabilities and duties of said vendor 11 corporation, and shall thereafter be possessed, held, used, exercised and enjoyed by 12 said acquiring corporation, as fully, completely and absolutely in all respects as the 13 same had been theretofore owned, held, exercised and enjoyed by said vendor 14 15 corporation; and said acquiring corporation may also, with respect to the property so 16 acquired, have, exercise and enjoy all the rights, powers, privileges and franchises 17 which it has and may exercise respecting its other railroads and property. Upon the filing in the office of the Secretary of State of said copy of agreement as hereinabove 18 provided, the capital stock of said vendor corporation shall be wholly extinguished by 19 payment, in the mode prescribed in said agreement, of the stipulated price or value 20 21 thereof, and all certificates, representative thereof, shall be delivered to the acquiring corporation for immediate cancellation, and all corporate rights, privileges and 22 23 franchises and property of every kind and nature acquired under said agreement, shall thereafter be represented by the capital stock of the acquiring corporation, and 24

25 thereupon the corporate existence of the said vendor corporation shall terminate.

26 Third. That the copy of said agreement, filed in the office of the Secretary of 27 State, as hereinabove as in this section provided, shall be evidence of the lawful 28 holding of the meetings of the stockholders of each corporation, and of the due 29 approval of the said agreement as required by this section[, both] by the stockholders 30 [and Public Service Commission of Maryland], and also of the precedent action of the directors of each corporation. If any stockholder or stockholders of the railroad 31 corporation, whose franchises, corporate property, rights, privileges and credits are 32 33 acquired under said agreement, shall be dissatisfied with said acquisition, and the terms and conditions thereof contained in said agreement, then it shall and may be 34 lawful for any such stockholder or stockholders, within thirty days after the filing of 35 said agreement in the office of the Secretary of State as hereinabove provided, to 36 apply by petition to the circuit court for the county in which the chief office of the said 37 vendor corporation may be situated, to appoint three disinterested persons to 38 estimate and appraise the damage, if any, which such stockholder or stockholders 39 shall suffer or sustain by reason of the purchase and acquisition provided for by said 40 agreement and whose award, or that of a majority of them, when confirmed by said 41 court, shall be final and conclusive; and the person so appointed shall also appraise 42 43 the share or shares of said stockholders in the said company, at the market value 44 thereof, without regard to any depreciation resulting from said purchase and 45 acquisition, and the said company may, at its election, either pay to the said holder the amount of damages so found, or the value of the stock so ascertained, and upon 46 payment of the value of the stock, as aforesaid, the same shall be transferred to and 47 48 be vested in said acquiring company.

1 Fourth. In connection with and upon consummation of such acquisition as

2 aforesaid, the acquiring company may issue its own then authorized capital stock or

3 its own bonds, either or both, at not less than the par or face value thereof, to such

4 amount as may be required by said agreement, or as may be found otherwise

5 necessary for paying and extinguishing the outstanding capital stock and bonded

6 indebtedness, or either, of the corporation whose rights, property, privileges,

7 franchises and credits are so acquired.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 9 October 1, 1998.