C5 6lr0420

By: Senators Teitelbaum, Brinkley, Colburn, Della, Forehand, Garagiola, Grosfeld, Hooper, Jones, Kelley, Klausmeier, Lawlah, Middleton, and Pinsky

Introduced and read first time: January 20, 2006

Assigned to: Finance

	A BILL ENTITLED			
1	AN ACT concerning			
2	Electric Companies - Net Energy Metering - Accrual of Generated Electricity			
4 5 6 7 8	company to carry forward a negative kilowatts-per-hour reading for a certain period under certain circumstances; and generally relating to net energy			
.0.1.2.3.4	Section 7-306 Annotated Code of Maryland (1998 Volume and 2005 Supplement)			
	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
7	Article - Public Utility Companies			
8	7-306.			
9	(a) (1) In this section the following words have the meanings indicated.			
20 21	(2) "Biomass" means "qualified biomass" as defined in § 7-701 of this title.			
22	(3) "Eligible customer-generator" means a customer that owns and operates a biomass, solar, or wind electric generating facility that:			
24	(i) is located on the customer's premises;			

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1 2	(ii) is interconnected and operated in parallel with an electric company's transmission and distribution facilities; and			
3	(iii) is intended primarily to offset all or part of the customer's own electricity requirements.			
7	(4) "Net energy metering" means measurement of the difference between the electricity that is supplied by an electric company and the electricity that is generated by an eligible customer-generator and fed back to the electric company over the eligible customer-generator's billing period.			
11 12	(b) The General Assembly finds and declares that a program to provide net energy metering for eligible customer-generators is a means to encourage private investment in renewable energy resources, stimulate in-State economic growth, enhance continued diversification of the State's energy resource mix, and reduce costs of interconnection and administration.			
	(c) An electric company serving an eligible customer-generator shall ensure that the meter installed for net energy metering is capable of measuring the flow of electricity in two directions.			
19 20	(d) The Commission shall require electric utilities to develop a standard contract or tariff for net energy metering and make it available to eligible customer-generators on a first-come, first-served basis until the rated generating capacity owned and operated by eligible customer-generators in the State reaches 34.722 megawatts, 0.2% of the State's adjusted peak-load forecast for 1998.			
	(e) (1) A net energy metering contract or tariff shall be identical, in energy rates, rate structure, and monthly charges, to the contract or tariff that the customer would be assigned if the customer were not an eligible customer-generator.			
27	(2) (i) A net energy metering contract or tariff may not include charges that would raise the eligible customer-generator's minimum monthly charge above that of customers of the rate class to which the eligible customer-generator would otherwise be assigned.			
29 30	(ii) Charges prohibited by this paragraph include new or additional demand charges, standby charges, customer charges, and minimum monthly charges.			
31 32	(f) (1) The electric company shall calculate net energy metering[, subject to the following:] IN ACCORDANCE WITH THIS SUBSECTION.			
33 34	[(1)] (2) [net] NET energy produced or consumed on a monthly basis shall be measured in accordance with standard metering practices[;].			
37	[(2)] (3) [if] IF electricity supplied by the grid exceeds electricity generated by the eligible customer-generator during a month, the eligible customer-generator shall be billed for the net energy supplied in accordance with subsection (e) of this section[; and].			

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3	1 [(3)] (4) [if] IF electricity generated by the eligible custo 2 exceeds the electricity supplied by the grid, the eligible customer-generator sha 3 required to pay only customer charges for that month in accordance with subsect 4 (e) of this section.	ll be			
	5 (5) (I) A CUSTOMER-GENERATOR UNDER PARA 6 SUBSECTION MAY ACCRUE GENERATION CREDIT FOR A PERIOD NO 7 MONTHS.				
8 9	8 (II) THE ELECTRIC COMPANY SHALL CARRY 9 KILOWATT-HOUR READING UNTIL:	FORWARD A NEGATIVE			
10 11	10 1. THE CUSTOMER-GENERATOR'S CONTROL ELECTRICITY FROM THE GRID ELIMINATES THE CREDIT; OR	CONSUMPTION OF			
12 13	12 2. THE 12-MONTH ACCRUAL PERIOD SUBPARAGRAPH (I) OF THIS PARAGRAPH EXPIRES.	D UNDER			
	4 (g) (1) (i) Except as provided in subparagraph (ii) of this paragraph, the 5 generating capacity of an electric generating system used by an eligible 6 customer-generator for net metering may not exceed 200 kilowatts.				
	17 (ii) 1. An eligible customer-generator may per 18 Commission to use an electric generating system with a capacity not exceeding 19 kilowatts.				
22	20 2. The Commission may approve a petition for use of an electric generating system with a capacity not exceeding 500 kilowatts for net metering if the Commission finds that the project meets public safety and reliability requirements and is in the public interest.				
26	24 (2) An electric generating system used by an eligible customer-generator 25 for net metering shall meet all applicable safety and performance standards 26 established by the National Electrical Code, the Institute of Electrical and Electronics 27 Engineers, and Underwriters Laboratories.				
	28 (3) The Commission may adopt by regulation additional control and testing requirements for eligible customer-generators that the Commission determines are necessary to protect public safety and system reliability.				
32	An electric company may not require an eligible custome whose electric generating system meets the standards of paragraphs (2) and (3) subsection to:				
34	34 (i) install additional controls;				
35	35 (ii) perform or pay for additional tests; or				
36	36 (iii) purchase additional liability insurance.				

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2006.