C5

EMERGENCY BILL **ENROLLED BILL** — Finance / Economic Matters —

(7lr1327)

#### Introduced by Senators Pipkin, Astle, Della, Exum, Garagiola, Kelley, Klausmeier, and Middleton Middleton, and Pugh

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this

\_\_\_\_\_ day of \_\_\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_\_M.

President.

#### CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

#### 2 Electric Industry Restructuring – Proceedings – Review and Evaluation

3 FOR the purpose of requiring the Public Service Commission to initiate new 4 proceedings to review and evaluate certain requirements under a certain Act 5 beginning on a certain date; requiring the Commission to conduct certain hearings which include the use of certain experts and consultants; repealing 6 certain provisions relating to a certain merger and certain reporting 7 requirements: altering certain considerations that the Commission is required 8 9 to review in a certain study; prohibiting the Commission from approving an opt-out aggregation program under certain circumstances; requiring the 10

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates amendments to bill. <u>Strike out</u> indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber / conference committee amendments.



1	<u>Commission to identify the implications of certain aspects of an opt-out</u>
2	<del>aggregation program;</del> providing that certain requirements may not be construed
3	to interfere with the development and implementation of certain programs and
4	services; requiring the Commission to make certain determinations in its study
5	of establishing a certain long-term goal; requiring the Commission to convene
6	one or more workgroups to study and make recommendations on certain matters
7	concerning the availability of adequate generation and transmission assets in the
8	State: requiring the Commission to provide a certain interim report by a certain
9	date; requiring the Commission to provide a certain final report by a certain
10	date; providing that certain hearings are not required to be evidentiary
11	proceedings; providing that certain unexpended funds shall be considered
12	encumbered and may not be deducted from certain appropriations; allowing the
13	Commission to impose on certain persons up to a certain amount as a special
14	assessment, subject to certain limitations; allowing certain funds to be expended
15	for certain purposes in accordance with an approved budget amendment;
16	specifying the calculation of certain bills sent to certain electric companies and
17	electricity suppliers; allowing the Commission to use a certain procurement
18	process under certain circumstances; making stylistic changes; making this Act
19	an emergency measure; and generally relating to <i>the status of the restructured</i>
20	<u>electric utility industry and</u> the Public Service Commission.
21	BY repealing and reenacting, with amendments,
22	Chapter 5 of the Acts of the General Assembly of the First Special Session of
23	2006
24	Section 5 and 7
25	BY repealing and reenacting, without amendments,
26	<u>Chapter 5 of the Acts of the General Assembly of the First Special Session of</u>
27	2006
28	Section $18(a)(2)$ and (3), (b), and (c)
29	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
30	MARYLAND, That the Laws of Maryland read as follows:
31	Chapter 5 of the Acts of the <del>First</del> Special Session of 2006
22	
32	SECTION 5. AND BE IT FURTHER ENACTED, That:
33	[(a) The Public Service Commission may not take final action to approve or
34	disapprove a merger between FPL Group, Inc., and Constellation Energy Group, Inc.,
35	pending as of the effective date of this Act until five members of the Commission have

pending as of the effective date of this Act until five members of the Commission ha
 been appointed and qualified in accordance with Section 12 or Section 22 of this Act.

1 (b)] The Public Service Commission [appointed in accordance with Section 12 2 or Section 22 of this Act] shall:

3 (1) conduct investigatory and evidentiary proceedings <u>HEARINGS</u>, 4 including the use of any necessary outside experts and consultants, to reevaluate the 5 general regulatory structure, agreements, orders, and other prior actions of the Public 6 Service Commission under the Electric Customer Choice and Competition Act of 1999, 7 including the determination of and allowances for stranded costs;

8 (2) on or before June 30, 2007, report the results of that reevaluation 9 to the General Assembly in accordance with § 2–1246 of the State Government Article;

10 (3) promptly and comprehensively review and take action on the 11 proposed merger between FPL Group, Inc., and Constellation Energy Group, Inc., in 12 accordance with the standards and procedures contained in § 6–105 of the Public 13 Utility Companies Article, as enacted by this Act;

14 (4) provide to residential customers of the Baltimore Gas and Electric
 15 Company funds for mitigation of rate increases including:

16 (i) <u>RESULTING FROM</u> any adjustment, in favor of those
 17 customers, to allowances for stranded costs for assets that were transferred from
 18 Baltimore Gas and Electric Company to an affiliate; and

19 (ii) any funds identified by the Commission as properly 20 allocated to Baltimore Gas and Electric Company and its residential customers as 21 conditions of approval of the merger between FPL Group, Inc., and Constellation 22 Energy Group, Inc.; and

23 (5) (3) require that any funds for mitigating rates for residential electric 24 customers under item (4) (2) of this subsection must be in the form of a nonbypassable 25 credit on the customer's bill, and may not be recovered subsequently from those 26 customers in rates or otherwise.

27 SECTION 7. AND BE IT FURTHER ENACTED, That:

(a) (1) The Public Service Commission [appointed in accordance with
 Section 12 of this Act] shall initiate an evidentiary proceeding CONDUCT HEARINGS,
 INCLUDING THE USE OF ANY NECESSARY OUTSIDE EXPERTS AND CONSULTANTS,
 to study and evaluate the status of electric restructuring in the State as it pertains to
 the <u>CURRENT AND FUTURE</u> availability of competitive generation to residential and

small commercial customers and the structure, procurement, and terms and
 conditions of standard offer service for residential and small commercial customers.

3 (2) In its evaluation, the Commission shall consider changes that are 4 necessary to provide residents **RESIDENTIAL AND SMALL COMMERCIAL** 5 <u>CUSTOMERS</u> the benefit of a reliable electric system at the best possible price and, 6 <u>INCLUDING</u> options for reregulation, if advisable, and to allow electric companies to 7 develop a portfolio of electricity supply that provides electricity at the lowest cost with 8 the least volatility.

#### 9 (3) IN ITS EVALUATION, THE COMMISSION SHALL ALSO CONSIDER 10 THE AVAILABILITY OF ADEQUATE TRANSMISSION AND GENERATION FACILITIES TO SERVE THE ELECTRICAL LOAD DEMANDS OF ALL CUSTOMERS IN THE STATE, 11 12 PRICING AND PHYSICAL CONSTRAINTS ON THE ELECTRICAL TRANSMISSION AND 13 DISTRIBUTION GRIDS IN THE STATE, AND OPTIONS AND POLICY RECOMMENDATIONS TO PROVIDE AN ADEQUATE, SAFE, AND RELIABLE SUPPLY 14 15 OF ELECTRICITY AT REASONABLE COST TO ALL CUSTOMERS IN THE STATE.

16 (b) Among other considerations, the Commission shall consider the 17 implications of the following:

18 (1) requiring or allowing investor-owned electric companies to 19 purchase electricity by competitive or negotiated contracts of various durations or 20 through other appropriate methods to minimize price volatility;

21 (2) requiring or allowing investor-owned electric companies to 22 construct, acquire, or lease peak-load or other generating plants and associated 23 transmission lines;

## 24(3)INORDERTOENCOURAGETHEPROCUREMENTAND25IMPLEMENTATIONOFCOST-EFFECTIVEENERGYEFFICIENCYAND26CONSERVATION PROGRAMS AND SERVICES:

27 (I) providing a process, at the time bids by investor-owned 28 electric companies for electricity supply are obtained for the standard offer service, to 29 solicit bids for the procurement of <u>COST-EFFECTIVE</u> energy efficiency and 30 conservation measures <u>PROGRAMS</u> and services if energy efficiency and conservation 31 measures <u>PROGRAMS</u> and services are less expensive than electricity generation; <u>AND</u>

 32
 (II)
 ESTABLISHING A LONG-TERM GOAL FOR SAVINGS OVER

 33
 A PERIOD OF TIME OF THE TOTAL RESIDENTIAL RETAIL ENERGY CONSUMED IN

# 1A YEAR IN AN ELECTRIC COMPANY'S SERVICE TERRITORY THROUGH THE2PROCUREMENT AND IMPLEMENTATION OF COST-EFFECTIVE ENERGY3EFFICIENCY AND CONSERVATION PROGRAMS AND SERVICES UNDER §§ 7-2114AND 7-510(C)(4)(II)2C OF THE PUBLIC UTILITY COMPANIES ARTICLE;

- 5 (4) providing a process to allow investor-owned electric companies to 6 obtain a portion of its electricity supply for standard offer service through the 7 negotiation of bilateral contracts with wholesale electricity suppliers, either in 8 conjunction with or outside of procurement through competitive wholesale auctions; 9 and
- 10 (5) allowing opt-out aggregation of residential electric customer 11 demand <u>AND SMALL COMMERCIAL ELECTRIC CUSTOMER DEMAND</u> by local 12 governments in the service territories of investor-owned electric companies; <u>AND</u>

## 13 (6) ESTABLISHING AN OFFICE OF RETAIL MARKET 14 DEVELOPMENT; AND

- 15(7)REQUIRING INVESTOR-OWNED ELECTRIC COMPANIES TO16PURCHASE ACCOUNTS RECEIVABLE OF ELECTRICITY SUPPLIERS FOR17RESIDENTIAL AND SMALL COMMERCIAL ACCOUNTS.
- (c) On or before December 31, 2006, the Commission shall report to the
   Governor and, in accordance with § 2–1246 of the State Government Article, to the
   General Assembly on its findings and recommendations.
- (d) (1) The Commission may not implement any of the actions under
   subsection (b)(1) through (4) of this section that are otherwise authorized by this Act
   unless the Commission finds that the action is in the public interest.
- (2) On or before December 31, 2006, and based BASED on its
   consideration of energy efficiency and conservation measures under subsection (b)(3) of
   this section, the Commission shall establish, by regulation or order:
- (i) the process for procurement of energy and conservation
   measures <u>PROGRAMS</u> and services; and
- (ii) criteria to evaluate bids that are submitted for energy and
   conservation measures **PROGRAMS** and services.

1 (3) As a part of its review of electric restructuring in the State as it 2 pertains to the availability of competitive generation to residential and small 3 commercial customers and the structure, procurement, and terms and conditions of 4 standard offer service for residential and small commercial customers, the 5 Commission shall:

6 1. adopt a uniform definition of a "small commercial customer" 7 for purposes of standard offer service that applies in all service territories in the State; 8 and

9 2. consider whether it benefits small commercial customers for 10 an electric company not to be required to provide the standard offer service under § 11 7-510(c) for small commercial customers.

The requirement to study opt-out local governmental aggregation 12 <del>(e)</del> (D) FOR RESIDENTIAL AND SMALL COMMERCIAL CUSTOMERS IN THE SERVICE 13 TERRITORIES OF INVESTOR-OWNED ELECTRIC COMPANIES under subsection 14 (b)(5) of this section may not be construed to interfere with any pilot program to 15 implement local aggregation in existence on the effective date of this Act. THE 16 **COMMISSION MAY NOT APPROVE AN OPT-OUT AGGREGATION PROGRAM UNLESS** 17 THE GENERAL ASSEMBLY THROUGH LEGISLATION AUTHORIZES THE 18 **COMMISSION TO ALLOW OPT-OUT AGGREGATION. IN ITS STUDY OF OPT-OUT** 19 AGGREGATION, THE COMMISSION SHALL IDENTIFY THE IMPLICATIONS OF THE 20

21 <u>VARIOUS ASPECTS OF AN OPT-OUT AGGREGATION PROGRAM, INCLUDING</u>;

## 22 (1) LIMITING THE ESTABLISHMENT OF AN OPT-OUT 23 ACCRECATION PROGRAM TO ONLY RESIDENTIAL CUSTOMERS;

- 24 (2) RESTRICTING THE AMOUNT OF LOAD THAT MAY BE MOVED
- 25 <u>FROM\_THE\_STANDARD\_OFFER\_SERVICE\_IN\_ANY\_YEAR\_TO\_AN\_OPT-OUT</u>
   26 <u>AGGREGATION\_PROGRAM;</u>
- 27
   (3)
   LIMITING VOLUMETRIC RISK COSTS FOR CUSTOMERS

   28
   REMAINING WITH THE STANDARD OFFER SERVICE;
- 29
   (4)
   ENSURING THE ABILITY OF ELIGIBLE LOW-INCOME

   30
   CUSTOMERS IN AN OPT-OUT AGGREGATION PROGRAM TO OBTAIN FUNDS

   31
   THROUGH THE ELECTRIC UNIVERSAL SERVICE PROGRAM AND OTHER

   32
   PROGRAMS AVAILABLE TO LOW-INCOME CUSTOMERS:

1	(5) TO PREVENT COST SHIFTING, REQUIRING A FIREWALL
2	BETWEEN RATEPAYERS AND TAXPAYERS IN A LOCAL GOVERNMENT THAT HAS
3	AN OPT-OUT AGGREGATION PROGRAM;
4	(6) IF AN OPT-OUT AGGREGATION PROGRAM IS MORE EXPENSIVE,
5	OR BECOMES MORE EXPENSIVE, THAN THE STANDARD OFFER SERVICE DUE TO
6	THE PROCUREMENT OF RENEWABLE ENERGY, REQUIRING AN ALTERNATIVE
7	OPTION FOR CUSTOMERS IN THE OPT-OUT AGGREGATION PROGRAM;
8	(7) <u>Specifying the methods, timing, and adequacy of</u>
9	NOTIFICATION TO CUSTOMERS WIIO ARE PLACED IN AN OPT-OUT AGGREGATION
10	PROGRAM;
11	(8) <u>specifying whether delinquent accounts in an</u>
12	OPT-OUT AGGREGATION PROGRAM WOULD BE RETURNED TO THE STANDARD
13	OFFER SERVICE;
14	(9) <u>requiring that no additional fees, taxes, or other</u>
15	CHARGES OTHER THAN THE ACTUAL COST OF THE SERVICE MAY BE CHARGED
16	TO CUSTOMERS IN AN OPT-OUT AGGREGATION PROGRAM;
17	(10) identifying up front costs of implementing an
18	OPT-OUT ACCRECATION PROCRAM, INCLUDING SPECIFYING THE COSTS
19	ASSOCIATED WITH THE ROLE OF HIRING CONSULTANTS, AND DETERMINING
20	HOW COSTS ARE PAID;
20	
21	(11) IDENTIFYING WHEN CONTRACTS WOULD BEST BE AWARDED
22	FOR AN OPT-OUT AGGREGATION PROGRAM IN RELATION TO THE STANDARD
22	OFFER SERVICE;
23	
24	(12) SPECIFYING OTHER STANDARDS AND PROCEDURES TO
2 <del>4</del> 25	PROTECT CUSTOMERS IN AN OPT-OUT AGGREGATION PROGRAM, INCLUDING
26 27	PROHIBITING DISCRIMINATION BASED ON THE LOCATION OF THE CUSTOMER;
27	AND
20	
28	(13) ENSURING THAT THE RENEWABLE PORTFOLIO STANDARD
29	<u>REQUIREMENTS UNDER TITLE 7, SUBTITLE 7 OF THE PUBLIC UTILITY</u>
30	COMPANIES ARTICLE APPLY TO AN OPT-OUT AGGREGATION PROGRAM.

30 <u>COMPANIES ARTICLE APPLY TO AN OPT-OUT AGGREGATION PROGRAM.</u>

1	(E) <b>Regardless of whether the electric supply market</b>
2	REMAINS RESTRUCTURED OR RETURNS TO A REGULATED ELECTRIC SUPPLY
3	<u>market, the</u> <u>The</u> <u>requirement</u> under subsection (b)(3)(ii) of this
4	SECTION RELATING TO ENERGY EFFICIENCY AND CONSERVATION PROGRAMS
5	AND SERVICES MAY NOT BE CONSTRUED TO INTERFERE WITH THE
6	DEVELOPMENT AND IMPLEMENTATION OF PROGRAMS AND SERVICES TO
7	ENCOURAGE AND PROMOTE THE EFFICIENT USE AND CONSERVATION OF
8	ENERGY BY CONSUMERS, GAS COMPANIES, AND ELECTRIC COMPANIES UNDER §
9	7-211 of the Public Utility Companies Article. In its study of
10	<u>ESTABLISHING A LONG-TERM-GOAL FOR SAVINGS OVER A PERIOD OF TIME OF</u>
11	<u>THE TOTAL RESIDENTIAL-RETAIL ENERGY CONSUMED IN A CERTAIN YEAR IN AN</u>
12	ELECTRIC COMPANY'S SERVICE TERRITORY THROUGH THE PROCUREMENT AND
13	<u>IMPLEMENTATION OF COST-EFFECTIVE ENERGY EFFICIENCY AND</u>
14	<u>conservation programs and services, the Commission shall</u>
15	<del>DETERMINE:</del>
16	(I) HOW A REASONABLE AND ACHIEVABLE LONG-TERM
17	GOAL WOULD BE ESTABLISHED;
18	(II) <u>who should pay the costs of implementing</u>
19	<u>PROGRAMS AND SERVICES THAT ARE TIED TO A LONG-TERM GOAL;</u>
20	
20	(III) TO ENCOURAGE THE CONTINUATION OF
21	-COST-EFFECTIVE PROGRAMS AND SERVICES PROCURED OR IMPLEMENTED
22	THROUGH AN ELECTRIC COMPANY PRIOR TO THE ESTABLISHMENT OF A
23	LONG-TERM GOAL, HOW THOSE PROGRAMS AND SERVICES WOULD BE
24 25	FACTORED INTO ESTABLISHING A LONG TERM GOAL REQUIREMENT ON THE
23	ELECTRIC COMPANY; AND
26	(IV) HOW THE DEVELOPMENT AND IMPLEMENTATION OF
20 27	PROGRAMS AND SERVICES FROM PERSONS OTHER THAN GAS COMPANIES AND
28	ELECTRIC COMPANIES COULD CONTRIBUTE TO ACHIEVING A LONG-TERM GOAL.
20	
29	SECTION 18. AND BE IT FURTHER ENACTED, That:
30	(a) Pursuant to Article III, § 52(14) of the Maryland Constitution, in addition
31	to the amounts provided under Chapter 216 of the Acts of 2006 (The Budget Bill), the
32	following appropriations shall be made for fiscal year 2007 to implement the
33	<u>requirements of this Act:</u>

1	(2	<u>2)</u>	Public Service Commission
2 3	Special Funds	<u>s</u>	<u>C90G00.01 General Administration and Hearings</u> <u>\$750,000</u>
4	<u>(;</u>	<u>3)</u>	People's Counsel
5 6	<u>Funds</u>		<u>C91H00.01 General Administration</u> <u>\$500,000</u> <u>Special</u>
7 8 9	shall be recove	ered	al funds appropriated in subsection (a)(2) through (4) of this section through the assessment on public utilities authorized under § 2–110 y Companies Article.
10 11 12 13	<u>credited from</u> as enacted by	<u>fund</u> 7 this	al funds appropriated in subsection (a)(5) of this section shall be s assessed under § 7–512.1 of the Public Utility Companies Article, s Act, and the repeal of the income tax credit and designation of der Sections 2 and 10 of this Act.
14	SECTIO	ON 2.	. AND BE IT FURTHER ENACTED, That:
15 16 17 18 19 20	Section 5(b) a First Special S Public Service requirements	<u>Sessi</u> e Con unde	The Notwithstanding the reporting dates established under ection 7(c) of Chapter 5 of the Acts of the General Assembly of the on of 2006 prior to the amendment of those sections by this Act, the mission shall initiate new proceedings to review and evaluate the er Section 5(b) and Section 7 of Chapter 5 of the Acts of the General rst Special Session of 2006, as amended by this Act.
21 22 23 24 25 26	adequate trans Chapter 5 of amended by th	the . his A	(i) In conducting its review and analysis of the availability of sion and generation facilities serving the State under Section 7(a) of Acts of the General Assembly of the Special Session of 2006, as ct, the Commission shall convene one or more workgroups that may l otherwise encourage participation from representatives of, the
27 28	appointed by t	the S <sub>I</sub>	<u>1. members of the House of Delegates of Maryland,</u> peaker of the House;
29 30	<u>President of th</u>	<u>ne Sei</u>	2. <u>members of the Senate of Maryland, appointed by the</u> nate of Maryland;
31			<u>3.</u> the Federal Energy Regulatory Commission;

1		<u>4.</u>	PJM Interconnection, LLC;
2		<u>5.</u>	the North American Electric Reliability Corporation;
3 4	the PJM region;	<u>6.</u>	competitive generation suppliers in the State and in
5 6	<u>region;</u>	<u>7.</u>	transmission suppliers in the State and in the PJM
7		<u>8.</u>	the Office of People's Counsel;
8		<u>9.</u>	the Maryland Energy Administration;
9		<u>10.</u>	the Maryland Department of the Environment;
10		<u>11.</u>	the Maryland Department of Natural Resources;
11		<u>12.</u>	other interested State agencies;
12 13	of Counties and the Mar	<u>13.</u> yland 1	<u>local governments, through the Maryland Association</u> Municipal League;
14 15	<u>the State;</u>	<u>14.</u>	<u>organizations representing environmental interests in</u>
16 17	electric customers in the	<u>15.</u> State;	organizations representing commercial and industrial and
18 19	<u>Commission.</u>	<u>16.</u>	other interested parties as identified by the
20 21 22		recon	vorkgroup or workgroups shall assist the Commission in nmendations for statutory and regulatory changes to pration and transmission assets in the State.
23 24 25 26 27 28	issued by the Commission Section 7 of Chapter 5 2006, prior to the amend	on rela <u>of the</u> I <u>ment c</u> ecord f	and evaluation shall include any orders that were ting to the requirements of those sections <u>Section 5 and</u> <u>Acts of the General Assembly of the Special Session of</u> of those sections by this Act and may include review and for any case pending before the Commission relating to ons.

1	(b) The new proceedings shall begin on the earlier of:
2	(1) the date a Chairman of the Public Service Commission is
$\frac{2}{3}$	appointed to replace the Chairman who served on January 30, 2007; or
5	appointed to replace the chairman who served on surfactly 50, 2001, or
4	(2) July 1, 2008.
5	(e) (b) (1) On or before January 1, 2008 December 1, 2007, the Public Service
6	Commission shall submit an interim report to the Governor and, in accordance with §
7	2-1246 of the State Government Article, the General Assembly. The interim report
8	shall include at a minimum:
9	(i) the identification of the issues relating to options for
10	reregulation, as required to be studied under Section 7 of Chapter 5 of the Acts of the
11	<u>General Assembly of the First Special Session of 2006, as amended by this Act; and</u>
12	(ii) to the extent possible, discussion of costs and benefits to
13	residential and small commercial customers of returning to a regulated electric supply
14	<u>market.</u>
15 16 17 18 19 20 21 22	(2) On or before December <del>31</del> <u>1</u> , 2008, the Public Service Commission shall submit a <u>final</u> report of its review <del>and evaluations</del> , evaluation, and findings and recommendations, as required under subsection (a) of this section, to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly. <u>As required to be studied under Section 5 and Section 7 of the Acts of the General Assembly of the First Special Session of 2006, as amended by this Act, the report shall include a full discussion of the costs and benefits to residential and small commercial customers of:</u>
23	(i) <u>continuing in a restructured electric supply market;</u>
24	(ii) returning to a regulated electric supply market; and
25	(iii) allowing an electric supply market that includes a
26	combination of competitive and regulated electric supply aspects.
27	(c) Any hearing conducted under this Act need not be an evidentiary
28	proceeding.
29	SECTION 3. AND BE IT FURTHER ENACTED, That notwithstanding §
30	2-110(c)(10) of the Public Utility Companies Article, any unexpended funds at the end
31	of fiscal 2007 that were appropriated under Section 18(a)(2) and (3) of Chapter 5 of the
32	<u>Acts of the General Assembly of the First Special Session of 2006:</u>

1 (1)shall be considered encumbered by the Public Service Commission 2 and the Office of People's Counsel, respectively, by June 30, 2007; and 3 (2)may not be deducted from the appropriation for fiscal 2008. 4 SECTION 4. AND BE IT FURTHER ENACTED, That: 5 Notwithstanding any other provision of law, for fiscal 2008 only, in (a) 6 addition to the amounts appropriated in the budget bill for fiscal 2008, the Public Service Commission may impose up to \$4,000,000 \$3,000,000 as a special assessment 7 8 using the assessment process authorized under § 2–110 of the Public Utility 9 Companies Article, provided that: except as provided in subsection (d) of this section, the assessment 10 (1)shall be imposed only on those electric companies and electricity suppliers otherwise 11 subject to the assessment under § 2–110 of the Public Utility Companies Article; and 12 13 (2)the limit under (2-110)(c)(12) of the Public Utility Companies 14 Article does not apply to any assessment made under this section. 15 (b) (1)The amounts collected under subsection (a) of this section may be expended for fiscal 2008 for the support of the Commission in accordance with an 16 approved budget amendment. 17 18 (2)Notwithstanding § 2-110(c)(10) of the Public Utility Companies 19 Article, any unexpended funds at the end of fiscal 2008 that were collected under this 20 section: 21 shall be considered encumbered by the Public Service (i) Commission by June 30, 2008; and 22 (ii) may not be deducted from the appropriation for fiscal 2009. 23 24 (c) The For that portion of the assessment to be paid by both electricity suppliers and electric companies under subsection (d) of this section, the bill sent to 25 each electric company and electricity supplier subject to the assessment under 26 subsection (a) of this section shall equal the product of *multiplying*: 27 the amount authorized to be collected under this section; 28 (1)multiplied by and 29

1 2	(2) <u>the ratio of the gross operating revenues of the entity subject to the</u> <u>special assessment to the total gross operating revenues for all entities subject to the</u>
3	assessment.
4	(d) (1) Of the \$3,000,000 assessment authorized under subsection (a) of
5	this section, the Public Service Commission may not expend more than \$1,500,000 on
6	consultants and experts related to the issues identified in Section 2(b)(1) of this Act,
7	either in connection with the interim report or the final report of the Commission.
8	(2) The portion of the assessment that is allocated to the studies of
9	issues identified in Section 2(b)(1) of this Act:
10	(i) shall be paid only by each electric company; and
11	(ii) shall equal the product of multiplying:
12	<u>1.</u> the amount to be collected under this section; and
13	2. the ratio of the gross operating revenues of each electric
14	company to the total gross operating revenue for all electric companies in the State.
15	SECTION 5. AND BE IT FURTHER ENACTED, That notwithstanding any
16	other provision of law, that the Public Service Commission may use an emergency
17	procurement under § 13–108 of the State Finance and Procurement Article to obtain
18	any outside experts or consultants necessary to conduct the studies required under
19	this Act.
20	SECTION <del>3.</del> 6. AND BE IT FURTHER ENACTED, That this Act is an
21	emergency measure, is necessary for the immediate preservation of the public health
22	or safety, has been passed by a yea and nay vote supported by three-fifths of all the

or safety, has been passed by a yea and nay vote supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.