By: **The Speaker (By Request – Administration)** Rules suspended Introduced and read first time: March 25, 2008 Rules suspended Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Public Service Commission – Nuclear Decommissioning, Electric Industry Restructuring, and Acquisition and Financing Approvals

4 FOR the purpose of authorizing the Public Service Commission to exercise certain authority as set forth in certain provisions of federal law under certain $\mathbf{5}$ 6 circumstances; providing for the construction of certain provisions of this Act; 7 granting the circuit court jurisdiction to enforce certain provisions of law; 8 providing for the application of certain provisions of this Act; authorizing the 9 Commission to authorize the taking, holding, or acquiring of certain capital stock of a certain gas and electric company by a certain stock corporation or 10 certain public utility under certain circumstances; providing that certain 11 12 provisions of law apply to a gas and electric company; requiring a certain gas and electric company to provide the Commission with a copy of a certain 13 document that is filed with a certain federal agency or commission under 14 certain circumstances; requiring the Commission to provide a certain gas and 15electric company with certain confidentiality and other protections under 16 17certain circumstances; prohibiting a person from acquiring power to exercise certain influence over the policies and actions of a certain gas and electric 18 company without prior authorization of the Commission under certain 19 20 circumstances; providing that a person may not be considered to have acquired 21certain power to exercise substantial influence over the policies and actions of a 22gas and electric company under certain circumstances; authorizing the Commission to order compliance with, and take certain actions authorized by, 23certain provisions with respect to a certain gas and electric company under 2425certain circumstances; requiring the Commission to consider a certain factor in considering a certain acquisition; requiring the Commission to issue a certain 2627order within a certain time period after the filing of a certain application under 28certain circumstances; providing that, unless the Commission finds that a 29 certain period should be extended by a certain time period, the failure of the

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



1 Commission to issue a certain order within a certain time period shall be $\mathbf{2}$ considered to be an approval of a certain acquisition; repealing a certain 3 requirement of the Commission to conduct certain hearings, provide to certain 4 customers funds for mitigation of certain rate increases, and require that $\mathbf{5}$ certain funds be in the form of a nonbypassable credit on certain customer bills; 6 altering the date by which a certain electric company shall determine and apply 7 certain residential electric credits; altering the time periods during which an electric company shall determine and apply a certain credit; altering the form of 8 9 a certain credit; requiring a certain electric company to determine and apply 10 certain suspensions for a certain time period by a certain date under certain circumstances; altering the time frame within which a certain electric company 11 12 must cease collecting a certain component of a certain charge; altering the time 13frame within which a certain credit of a certain nuclear decommissioning charge collected is to be imputed as if deposited in a certain trust fund and is to be 14 credited against certain electric customer bills; providing that a one-time total 15credit of a certain amount be divided in a certain manner and credited against 16 17certain residential electric customer bills by a certain date; providing that a 18 certain nuclear decommissioning charge may be altered only in a certain manner under certain circumstances; providing that certain residential electric 19 20 customer suspensions may not be recovered through electric rates; providing that certain ratepavers may not bear certain financial obligations with regard to 21a certain nuclear power plant under certain circumstances; providing that 2223ratepayers shall be deemed to have paid a certain amount in accordance with a $\mathbf{24}$ certain agreement under certain circumstances; providing that certain nuclear 25decommissioning rights and obligations shall be deemed fully extinguished and 26satisfied under certain circumstances; requiring a certain gas and electric company to implement certain depreciation accruals until certain circumstances 2728exist; requiring the Commission to review certain regulations; declaring that 29 the provisions of this Act are not severable; and generally relating to nuclear 30 decommissioning, electric industry restructuring, and acquisition and financing approvals of public service companies. 31

- 32 BY repealing and reenacting, with amendments,
- 33 Article Public Utility Companies
- 34 Section 3–109, 6–101(c), and 6–105
- 35 Annotated Code of Maryland
- 36 (1998 Volume and 2007 Supplement)
- 37 BY repealing
- Chapter 5 of the Acts of the General Assembly of the Special Session of 2006, as
 amended by Chapter 549 of the Acts of the General Assembly of 2007
 Section 5
- 41 BY repealing and reenacting, with amendments,
- 42 Chapter 549 of the Acts of the General Assembly of 2007
- 43 Section 2(a)(1) and (3)
- 44 BY repealing and reenacting, with amendments,

1 Chapter 5 of the Acts of the General Assembly of the Special Session of 2006 $\mathbf{2}$ Section 6 3 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 4 MARYLAND, That the Laws of Maryland read as follows: 5 **Article – Public Utility Companies** 3 - 109.6 On the request of a party to a proceeding in which a hearing is required 7 (a) or held, the Commission shall issue subpoenas to compel the attendance and 8 9 testimony of witnesses and the production of documents at a hearing or deposition to be taken by the party. 10 11 On its own motion, the Commission may issue a subpoena to compel the (b) 12attendance and testimony of witnesses and the production of documents at a hearing 13or deposition to be taken by the Commission. 14 A subpoena shall be signed and issued by a commissioner or the (c) 15Executive Secretary of the Commission. 16 **(D)** THE COMMISSION MAY EXERCISE THE FULL AUTHORITY SET (1) 17FORTH IN 42 U.S.C. § 16453(A) THROUGH (C) AS IF SET FORTH IN THIS 18 ARTICLE. 19 (2) NOTHING IN THE GRANT OF AUTHORITY SET FORTH IN 20PARAGRAPH (1) OF THIS SUBSECTION MAY BE CONSTRUED TO PREEMPT OR 21LIMIT ANY OTHER AUTHORITY OF THE COMMISSION UNDER THIS ARTICLE. 22(3) IN ADDITION TO THE AUTHORITY GRANTED ТО THE 23COMMISSION UNDER FEDERAL LAW TO ENFORCE THE PROVISIONS OF 42 U.S.C. 24§ 16453, THE CIRCUIT COURTS OF THE STATE HAVE JURISDICTION TO ENFORCE 25COMPLIANCE WITH THIS SUBSECTION. 266-101. 27This subsection does not apply to the formation of a holding (c) (1)28company by a public service company in a corporate reorganization that involves an 29 exchange of stock of the public service company for stock in the holding company. 30 (2)In this subsection, a company controlling a public service company 31 is deemed a public service company of the same class as the controlled public service 32company.

$\begin{array}{c}1\\2\\3\end{array}$	(3) Without prior authorization of the Commission, a public service company may not take, hold, or acquire any part of the capital stock of a public service company that:
4	(i) operates in Maryland; and
5	(ii) is of the same class as the acquiring company.
6 7 8	(4) (i) Except as provided in subparagraph (ii) of this paragraph, a stock corporation may not take, hold, or acquire more than 10% of the total capital stock of a public service company that operates in Maryland unless:
9	1. the stock is acquired as collateral security; and
10	2. the Commission approves the acquisition.
$11 \\ 12 \\ 13$	(ii) The Commission may authorize a public service company of the same class to take, hold, or acquire more than 10% of the total capital stock of a public service company that operates in Maryland.
$\begin{array}{c} 14 \\ 15 \end{array}$	(5) A public service company may not be a party to a violation of this subsection.
16	(6) NOTWITHSTANDING PARAGRAPH (2) OF THIS SUBSECTION, §
17 18 19 20	6–105 OF THIS SUBTITLE SHALL APPLY, AND THE PROVISIONS OF THIS SUBSECTION, § 6–105 OF THIS SUBTITLE SHALL APPLY, AND THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY, TO THE ACQUISITION, OWNERSHIP, OR DISPOSITION OF ANY CAPITAL STOCK OR VOTING SECURITIES OF A COMPANY THAT CONTROLS, DIRECTLY OR INDIRECTLY, A GAS AND ELECTRIC COMPANY.
17 18 19	6–105 OF THIS SUBTITLE SHALL APPLY, AND THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY, TO THE ACQUISITION, OWNERSHIP, OR DISPOSITION OF ANY CAPITAL STOCK OR VOTING SECURITIES OF A COMPANY
 17 18 19 20 21 22 23 24 25 26 	6-105 OF THIS SUBTITLE SHALL APPLY, AND THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY, TO THE ACQUISITION, OWNERSHIP, OR DISPOSITION OF ANY CAPITAL STOCK OR VOTING SECURITIES OF A COMPANY THAT CONTROLS, DIRECTLY OR INDIRECTLY, A GAS AND ELECTRIC COMPANY. (7) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION, THE COMMISSION MAY AUTHORIZE, IN ACCORDANCE WITH \$ 6-105 OF THIS SUBTITLE, THE TAKING, HOLDING, OR ACQUIRING OF ALL OR ANY PART OF THE CAPITAL STOCK OF A GAS AND ELECTRIC COMPANY THAT OPERATES IN THE STATE BY A STOCK CORPORATION OR A PUBLIC SERVICE COMPANY THAT IS NOT OF THE SAME CLASS AS THE GAS AND ELECTRIC
 17 18 19 20 21 22 23 24 25 26 27 	6-105 OF THIS SUBTITLE SHALL APPLY, AND THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY, TO THE ACQUISITION, OWNERSHIP, OR DISPOSITION OF ANY CAPITAL STOCK OR VOTING SECURITIES OF A COMPANY THAT CONTROLS, DIRECTLY OR INDIRECTLY, A GAS AND ELECTRIC COMPANY. (7) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION, THE COMMISSION MAY AUTHORIZE, IN ACCORDANCE WITH § 6-105 OF THIS SUBTITLE, THE TAKING, HOLDING, OR ACQUIRING OF ALL OR ANY PART OF THE CAPITAL STOCK OF A GAS AND ELECTRIC COMPANY THAT OPERATES IN THE STATE BY A STOCK CORPORATION OR A PUBLIC SERVICE COMPANY THAT IS NOT OF THE SAME CLASS AS THE GAS AND ELECTRIC COMPANY.
 17 18 19 20 21 22 23 24 25 26 27 28 29 	 6-105 OF THIS SUBTITLE SHALL APPLY, AND THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY, TO THE ACQUISITION, OWNERSHIP, OR DISPOSITION OF ANY CAPITAL STOCK OR VOTING SECURITIES OF A COMPANY THAT CONTROLS, DIRECTLY OR INDIRECTLY, A GAS AND ELECTRIC COMPANY. (7) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION, THE COMMISSION MAY AUTHORIZE, IN ACCORDANCE WITH \$ 6-105 OF THIS SUBTITLE, THE TAKING, HOLDING, OR ACQUIRING OF ALL OR ANY PART OF THE CAPITAL STOCK OF A GAS AND ELECTRIC COMPANY THAT OPERATES IN THE STATE BY A STOCK CORPORATION OR A PUBLIC SERVICE COMPANY THAT IS NOT OF THE SAME CLASS AS THE GAS AND ELECTRIC COMPANY. 6-105. (a) In this section, "affiliate" has the meaning stated in § 7-501 of this

(ii) an attempt by a person not engaged in the public utility business in the State to acquire the power to exercise any substantial influence over the policies and actions of a public service company that provides electricity or gas in the State could result in harm to the customers of the public service company, including the degradation of utility services, higher rates, weakened financial structure, and diminution of utility assets.

acquisitions by persons not engaged in the public utility business in the State; and

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8 (2) The General Assembly declares that it is the policy of the State to 9 regulate acquisitions by persons that are not engaged in the public utility business in 10 the State of the power to exercise any substantial influence over the policies and 11 actions of a public service company that provides electricity or gas in the State in order 12 to prevent unnecessary and unwarranted harm to the customers of the public service 13 company.

14 (c) This section applies to the acquisition of an electric company, GAS AND 15 ELECTRIC COMPANY, or a gas company that operates in Maryland.

16 (d) (1) A GAS AND ELECTRIC COMPANY, AT THE SAME TIME AS A 17FILING BY THE COMPANY OR WITHIN 10 DAYS AFTER RECEIPT BY THE 18 COMPANY, SHALL PROVIDE THE COMMISSION WITH A COPY OF ANY DOCUMENT 19 REGARDING THE ACQUISITION OF VOTING SECURITIES OF THE GAS AND 20ELECTRIC COMPANY OR ANY COMPANY THAT OWNS OR CONTROLS THE GAS AND 21ELECTRIC COMPANY, FILED OR RECEIVED BY THE COMPANY, THAT IS FILED 22WITH:

23		(I)	THE SECURITIES AND EXCHANGE COMMISSION;
24		(II)	THE FEDERAL ENERGY REGULATORY COMMISSION;
25		(III)	THE NUCLEAR REGULATORY COMMISSION;
26		(IV)	THE DEPARTMENT OF JUSTICE;
27		(V)	THE FEDERAL TRADE COMMISSION; OR
28		(VI)	ANY SUCCESSOR AGENCY.
29	(2)	THE	COMMISSION SHALL PROVIDE THE GAS AND ELECTRIC
30	COMPANY WITH		SAME CONFIDENTIALITY AND OTHER PROTECTIONS
31			ERAL AGENCY WITH WHICH THE FILING WAS MADE.
39	(F) (1)	With	out prior outhorization from the Commission a norson may

32 (E) (1) Without prior authorization from the Commission, a person may 33 not acquire, directly or indirectly, the power to exercise any substantial influence over

1 the policies and actions of an electric company, GAS AND ELECTRIC COMPANY, or gas

company, if the person would become an affiliate of the electric company, GAS AND
 ELECTRIC COMPANY, or gas company as a result of the acquisition.

4 (2) FOR THE PURPOSES OF THIS SUBSECTION, A PERSON MAY 5 NOT BE CONSIDERED TO HAVE ACQUIRED, DIRECTLY OR INDIRECTLY, THE 6 POWER TO EXERCISE ANY SUBSTANTIAL INFLUENCE OVER THE POLICIES AND 7 ACTIONS OF A GAS AND ELECTRIC COMPANY IF THE PERSON:

8 (I) AFTER ANY ACQUISITION OF VOTING INTERESTS OF A 9 COMPANY THAT OWNS OR CONTROLS A GAS AND ELECTRIC COMPANY, DIRECTLY 10 OR INDIRECTLY, OWNS, CONTROLS, OR HAS THE RIGHT TO VOTE, OR DIRECT 11 THE VOTING OF, NOT MORE THAN 20% OF THE OUTSTANDING VOTING 12 INTERESTS OF A COMPANY THAT OWNS OR CONTROLS A GAS AND ELECTRIC 13 COMPANY; AND

(II) DOES NOT HAVE THE RIGHT TO DESIGNATE MORE THAN
 20% OF THE BOARD OF DIRECTORS OR OTHER GOVERNING BODY OF A COMPANY
 THAT OWNS OR CONTROLS A GAS AND ELECTRIC COMPANY.

17 (3) PARAGRAPH (2) OF THIS SUBSECTION MAY NOT BE
 18 CONSTRUED TO APPLY TO THE ACQUISITION OF ANY VOTING INTERESTS OF A
 19 GAS AND ELECTRIC COMPANY.

(4) IF A PERSON THAT ACQUIRES VOTING SECURITIES OF A
COMPANY THAT OWNS OR CONTROLS A GAS AND ELECTRIC COMPANY AFTER
THE ACQUISITION ACTUALLY EXERCISES SUBSTANTIAL INFLUENCE OVER THE
POLICIES AND ACTIONS OF A GAS AND ELECTRIC COMPANY, THE COMMISSION
MAY ORDER COMPLIANCE WITH, AND TAKE ANY ACTIONS AUTHORIZED BY,
OTHER PROVISIONS OF THIS ARTICLE WITH RESPECT TO THE GAS AND
ELECTRIC COMPANY.

[(e)] (F) An application for authorization under subsection [(d)] (E) of this
 section must include detailed information regarding:

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(1) the applicant's identity and financial ability;

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- (2) the background of the key personnel associated with the applicant;

(3) the source and amounts of funds or other consideration to be used
 in the acquisition;

(4) the applicant's compliance with federal law in carrying out the
 acquisition;

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1 (5)whether the applicant or the key personnel associated with the $\mathbf{2}$ applicant have violated any State or federal statutes regulating the activities of public 3 service companies; 4 (6) all documents relating to the transaction giving rise to the 5 application; (7)the applicant's experience in operating public service companies 6 7 providing electricity; 8 (8)the applicant's plan for operating the public service company; 9 (9)how the acquisition will serve the customers of the public service company in the public interest, convenience, and necessity; and 10 11 any other information that the Commission may specify by (10)12regulation or order. 13 [(f)] (G) (1)The Commission promptly shall: 14 (i) examine and investigate each application received under 15this section; and 16 (ii) undertake any proceedings necessary or convenient to 17review the application in accordance with Title 3 of this article and issue an order concerning the acquisition. 18 19 (2)The Commission shall consider the following factors in considering an acquisition under this section: 2021the potential impact of the acquisition on rates and charges (i) 22paid by customers and on the services and conditions of operation of the public service 23company; the potential impact of the acquisition on continuing 24(ii) 25investment needs for the maintenance of utility services, plant, and related infrastructure; 2627(iii) the proposed capital structure that will result from the 28acquisition, including allocation of earnings from the public service company; 29 (iv) the potential effects on employment by the public service 30 company; 31(**v**) the projected allocation of any savings that are expected to the public service company between stockholders and rate payers; 32

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$rac{1}{2}$	customer service;	(vi) issues of reliability, quality of service, and quality of			
$\frac{3}{4}$	investment;	(vii) the potential impact of the acquisition on community			
5		(viii) affiliate and cross-subsidization issues;			
6 7	affiliate;	(ix) the use or pledge of utility assets for the benefit of an			
8		(x) jurisdictional and choice–of–law issues; [and]			
9 10 11	COMMISSION'S R OF THE ACQUISIT	(xi) WHETHER IT IS NECESSARY TO REVISE THE FING FENCING AND CODE OF CONDUCT REGULATIONS IN LIGHT FION; AND			
12 13	assessment of acqu	(XII) any other issues the Commission considers relevant to the usition in relation to the public interest, convenience, and necessity.			
$14 \\ 15 \\ 16$	(3) (i) If the Commission finds that the acquisition is consistent with the public interest, convenience, and necessity, including benefits and no harm to consumers, the Commission shall issue an order granting the application.				
17 18 19	acquisition on th requirements.	(ii) The Commission may condition an order authorizing the le applicant's satisfactory performance or adherence to specific			
$20 \\ 21 \\ 22$	-	If the Commission does not find that the acquisition is consistent cerest, convenience, and necessity, including benefits and no harm to mmission shall issue an order denying the application.			
$23 \\ 24 \\ 25$	(5) acquisition is cons benefits and no ha	The applicant bears the burden of showing that granting the istent with the public interest, convenience, and necessity, including rm to consumers.			
26 27 28 29	THE APPLICATIO	(I) EXCEPT AS PROVIDED IN ITEM (II) OF THIS THE COMMISSION SHALL ISSUE AN ORDER WITH RESPECT TO ON NO LATER THAN 180 DAYS AFTER THE FILING OF THE R AUTHORIZATION.			
30 31 32 33 34	45 DAYS, FAILU 180-DAY PERIO	(II) UNLESS THE COMMISSION FINDS, BASED ON GOOD E 180-DAY PERIOD SHOULD BE EXTENDED FOR AN ADDITIONAL RE OF THE COMMISSION TO ISSUE AN ORDER WITHIN THE D SHALL BE CONSIDERED TO BE AN APPROVAL OF THE THE COMMISSION.			

1 [(g)] (H) Nothing in this section prohibits dissemination by any party of 2 information concerning the acquisition if the dissemination does not otherwise conflict 3 with federal or State law.

Chapter 5 of the Acts of the Special Session of 2006, as amended by Chapter
 5 549 of the Acts of 2007

- 6 [SECTION 5. AND BE IT FURTHER ENACTED, That:
- 7 The Public Service Commission shall:

8 (1) conduct hearings, including the use of any necessary outside 9 experts and consultants, to reevaluate the general regulatory structure, agreements, 10 orders, and other prior actions of the Public Service Commission under the Electric 11 Customer Choice and Competition Act of 1999, including the determination of and 12 allowances for stranded costs;

(2) provide to residential customers of the Baltimore Gas and Electric
 Company funds for mitigation of rate increases resulting from any adjustment, in
 favor of those customers, to allowances for stranded costs for assets that were
 transferred from Baltimore Gas and Electric Company to an affiliate; and

17 (3) require that any funds for mitigating rates for residential electric 18 customers under item (2) of this subsection must be in the form of a nonbypassable 19 credit on the customer's bill, and may not be recovered subsequently from those 20 customers in rates or otherwise.]

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Chapter 549 of the Acts of 2007

22 SECTION 2. AND BE IT FURTHER ENACTED, That:

(a) (1) Notwithstanding the reporting dates established under [Section
5(b) and] Section 7(c) of Chapter 5 of the Acts of the General Assembly of the First
Special Session of 2006 prior to the amendment of those sections by this Act, the
Public Service Commission shall initiate new proceedings to review and evaluate the
requirements under [Section 5 and] Section 7 of Chapter 5 of the Acts of the General
Assembly of the First Special Session of 2006, as amended by this Act.

(3) The review and evaluation shall include any orders that were issued by the Commission relating to the requirements of [Section 5 and] Section 7 of Chapter 5 of the Acts of the General Assembly of the Special Session of 2006, prior to the amendment of those sections by this Act and may include review and evaluation of the open record for any case pending before the Commission relating to the requirements of those sections.

35 Chapter 5 of the Acts of the General Assembly of the Special Session of 2006

1 SECTION 6. AND BE IT FURTHER ENACTED, That:

2 (a) Starting [January 1, 2007,] **JUNE 1, 2008,** the investor-owned electric 3 company incorporated in Maryland whose parent is involved in a merger on the 4 effective date of this Act shall determine and apply **THE FOLLOWING** residential 5 electric credits [totaling \$38,661,980 each year] **AND SUSPENSIONS** for [a period of 10 6 years] **THE SPECIFIED PERIODS** to the bills of all residential electric customers of the 7 electric company[.

8 (b) The credits shall be in the form of a nonbypassable credit or suspension 9 on a customer's bill, derived as follows]:

10 (1) for [a] THE period [of 10 years,] BEGINNING JUNE 1, 2010, 11 UNTIL THE END OF DECEMBER 31, 2016, the electric company shall [suspend the 12 collection of] CEASE COLLECTING the residential return component of the 13 administrative charge collected by the electric company for providing standard offer 14 service under § 7–510(c)(3) of the Public Utility Companies Article, which shall be 15 deemed an annual CREDIT value of \$20 million; [and]

16 (2) [for a period of 10 years,] UNTIL THE END OF DECEMBER 31, 17 2016, a credit of the \$18,661,980 annual nuclear decommissioning charge collected, 18 without otherwise disturbing the agreement approved by the Maryland Public Service 19 Commission in Order No. 75757, to be imputed as [deposits] IF DEPOSITED in the 20 Nuclear Decommissioning Trust Fund and to be credited against residential electric 21 customer bills; AND

(3) A ONE-TIME TOTAL CREDIT OF \$187 MILLION TO BE DIVIDED INTO EQUAL DOLLAR AMOUNTS AND CREDITED AGAINST RESIDENTIAL ELECTRIC CUSTOMER BILLS NO LATER THAN DECEMBER 31, 2008.

25 $[(\mathbf{c})]$ (B) The ANNUAL nuclear decommissioning charge OF \$18,661,980 26described in subsection [(b)(2)] (A)(2) of this section may not be altered during the 27[10-year] period of the credit DESCRIBED IN SUBSECTION (A)(2) OF THIS SECTION, 28EXCEPT THAT FOR AMOUNTS COLLECTED AFTER JUNE 1, 2008, UNTIL THE END 29 OF DECEMBER 31, 2016, THE COMMISSION MAY AUTHORIZE A TRUE-UP BASED 30 ON ACTUAL SALES VOLUMES ON A PROSPECTIVE BASIS ONLY AS PART OF AN 31ELECTRIC DISTRIBUTION BASE RATE CASE TO ENSURE THE ANNUAL 32**COLLECTION OF \$18,661,980**.

[(d)] (C) [residential] THE RESIDENTIAL electric customer credits AND
 SUSPENSIONS DESCRIBED IN THIS SECTION may not be recovered through electric
 rates.

1 (D) AS LONG AS SUBSECTIONS (A)(1), (A)(2), (B), AND (E) OF THIS 2 SECTION REMAIN IN FULL FORCE AND EFFECT AND ARE IMPLEMENTED BY THE 3 COMMISSION IN ACCORDANCE WITH THEIR TERMS:

4 (1) RATEPAYERS MAY NOT BEAR ANY FINANCIAL OBLIGATION
5 WITH REGARD TO THE DECOMMISSIONING OF CALVERT CLIFFS NUCLEAR
6 POWER PLANT UNITS 1 AND 2 AND RELATED FACILITIES;

7 (2) RATEPAYERS SHALL BE DEEMED TO HAVE PAID \$520 MILLION
8 IN 1993 DOLLARS IN ACCORDANCE WITH THE AGREEMENT APPROVED BY THE
9 COMMISSION IN ORDER NO. 75757; AND

10(3) ALL NUCLEAR DECOMMISSIONING RIGHTS AND OBLIGATIONS11IN ACCORDANCE WITH THE AGREEMENT APPROVED BY THE COMMISSION IN12ORDER NO. 75757 SHALL BE DEEMED FULLY EXTINGUISHED AND SATISFIED.

(E) THE RESIDENTIAL RETURN COMPONENT OF THE ADMINISTRATIVE
CHARGE FOR PROVIDING STANDARD OFFER SERVICE UNDER § 7–510(C)(3) OF
THE PUBLIC UTILITY COMPANIES ARTICLE SHALL BE IN ACCORDANCE WITH
ORDER NO. 78400 FOR THE PERIOD JUNE 1, 2008, TO MAY 31, 2010.

17UNTIL NEW BASE RATES BECOME EFFECTIVE IN ACCORDANCE WITH **(F)** 18 THE FIRST ELECTRIC DISTRIBUTION RATE CASE FOR AN INVESTOR-OWNED GAS 19 AND ELECTRIC COMPANY INCORPORATED IN THE STATE, EACH GAS AND 20ELECTRIC COMPANY SHALL **IMPLEMENT** THE COMMISSION STAFF'S 21**RECOMMENDED DEPRECIATION ACCRUALS SET FORTH ON SCHEDULE A OF THE** 22SETTLEMENT AGREEMENT BY THE GAS AND ELECTRIC COMPANY AND THE 23COMMISSION, AMONG OTHER PARTIES, DATED ON OR ABOUT APRIL 1, 2008.

24 SECTION 2. AND BE IT FURTHER ENACTED, That the Public Service 25 Commission shall review its regulations regarding ring fencing and code of conduct for 26 electric companies, gas companies, and gas and electric companies operating in the 27 State.

28 SECTION 3. AND BE IT FURTHER ENACTED, That, notwithstanding the 29 provisions of Article 1, § 23 of the Annotated Code of Maryland, the provisions of this 30 Act are not severable, and if any provision of this Act or the application thereof to any 31 person or circumstance is held invalid for any reason in a court of competent 32 jurisdiction, no other provision or application of this Act may be given effect.

33 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect
 34 June 1, 2008.