HOUSE BILL 984

C55lr2286 By: Delegate Crosby Introduced and read first time: January 31, 2025 Assigned to: Economic Matters Committee Report: Favorable with amendments House action: Adopted Read second time: February 27, 2025 CHAPTER AN ACT concerning Public Utilities - Electric Cooperatives - Rate Proceedings FOR the purpose of applying to electric cooperatives certain provisions of law related to rate proceedings held by the Public Service Commission to determine whether additional revenues are required to allow certain public service companies to earn the existing fair rate of return authorized in a previous base rate proceeding; requiring the Commission to order an electric cooperative to conduct a certain public hearing; and generally relating to rate proceedings held by the Public Service Commission. BY repealing and reenacting, with amendments, Article – Public Utilities Section 4-207 Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Public Utilities 4-207.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

This section applies only to:

<u>Underlining</u> indicates amendments to bill.

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(a)

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

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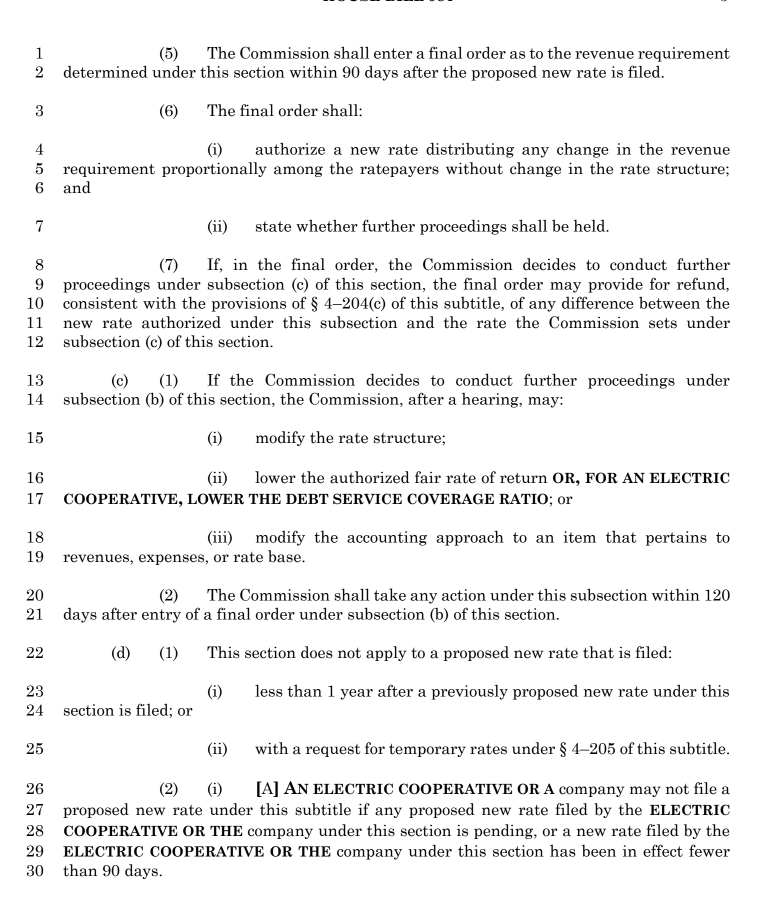
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1 (1) AN ELECTRIC COOPERATIVE; AND

- (2) a gas company, electric company, telephone company, water company, or sewage disposal company whose gross annual revenues, for the most recent calendar year for which data are available, are less than 3% of the total gross annual revenues of all public service companies in the State during the same calendar year.
- 6 (b) When the Commission suspends a proposed new rate for AN ELECTRIC (1)7 COOPERATIVE OR a company subject to this section that is based on the existing 8 authorized fair rate of return OR, FOR AN ELECTRIC COOPERATIVE, THE EXISTING 9 **DEBT SERVICE COVERAGE RATIO**, the Commission promptly shall institute proceedings 10 to determine if additional revenues are required to allow the ELECTRIC COOPERATIVE 11 OR THE company to earn the existing DEBT SERVICE COVERAGE RATIO OR THE 12 **EXISTING** fair rate of return authorized in the previous base rate proceeding.
- 13 (2) The Commission shall:
- 14 (i) serve each of the parties to the previous base rate proceeding of that **ELECTRIC COOPERATIVE OR THAT** company with a copy of the suspension order; and
- 17 (ii) order the **ELECTRIC COOPERATIVE OR THE** company to publish a display advertisement about the proposal in newspapers of general circulation in 19 its service area; **AND**
- 20 (III) ORDER THE ELECTRIC COOPERATIVE TO CONDUCT A
 21 PUBLIC HEARING IN ACCORDANCE WITH THE REQUIREMENTS OF § 3–104 OF THIS
 22 ARTICLE.
- 23 (3) Proceedings under this section shall:
- 24 (i) account for revenues, expenses, and rate base in the same 25 manner that the Commission employed in determining a just and reasonable rate in the 26 previous base rate proceeding; and
- 27 (ii) exclude consideration of any increase in the rate of return, **OR**, 28 **FOR AN ELECTRIC COOPERATIVE, THE DEBT SERVICE COVERAGE RATIO,** any change in rate structure, or any change in an accounting approach to any item pertaining to revenues, expenses, or rate base inconsistent with that used by the Commission in determining a just and reasonable rate in the previous base rate proceeding [on] FOR the ELECTRIC COOPERATIVE OR THE company.
- 33 (4) In proceedings under this section, the Commission may use a more 34 recent past test period than that used in the previous base rate proceeding for the 35 **ELECTRIC COOPERATIVE OR THE** company.



1 2 3 4	(ii) This paragraph does not preclude AN ELECTRIC COOPERATIVE OR a company from filing a proposed new rate for a new service if the proposal does not affect the authorized rate of return OR, FOR AN ELECTRIC COOPERATIVE, THE DEBT SERVICE COVERAGE RATIO.
5 6 7 8	(3) Unless the Commission provides otherwise, this section does not apply to a proposed new rate that is filed more than 3 years after the Commission enters a final order authorizing the existing fair rate of return OR , FOR AN ELECTRIC COOPERATIVE , THE EXISTING DEBT SERVICE COVERAGE RATIO in the previous base rate proceeding.
9 10	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025 .
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.