## I\_135\_0323-1

## 135th General Assembly Regular Session 2023-2024

. B. No.

## A BILL

To amend section 4928.143 and to enact sections

4903.101 and 4905.321 of the Revised Code to

revise utility law regarding customer refunds,

Public Utilities Commission rehearings, and

electric security plans.

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## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

<b>Section 1.</b> That section 4928.143 be amended and sections	6
4903.101 and 4905.321 of the Revised Code be enacted to read as	7
follows:	8
Sec. 4903.101. (A) Except as provided in division (B) of	9
this section, the public utilities commission shall not grant a	10
rehearing pursuant to section 4903.10 of the Revised Code if	11
granting a rehearing delays issuance of a final appealable order	12
by more than sixty days after the filing date of the application	13
for rehearing.	14
(B) The sixty-day period described in division (A) of this	15
section does not apply if the commission grants a rehearing for	16
further consideration of additional evidence and establishes a	17



hearing schedule for taking the evidence. The commission shall	18
hold the rehearing not later than seventy-five days after the	19
commission grants the rehearing. An order made by the commission	20
pursuant to the rehearing shall be issued not later than ninety	21
days after the rehearing commencement date.	22
Sec. 4905.321. Notwithstanding section 4905.32 of the	23
Revised Code, all charges paid by customers to a public utility	24
that are later found to be unreasonable, unlawful, imprudent, or	25
otherwise improper by the supreme court or other authority shall	26
be refunded to the customers who paid such charges not later	27
than six months following the authority's decision. The	28
commission shall order such refunds in a manner designed to	29
allocate the refunds to customer classes in the same proportion	30
as the charges were originally collected. The commission shall	31
order interest to be paid to consumers on the amount ordered to	32
be refunded, calculated at the public utility's long-term cost	33
of debt. Interest shall accrue beginning at the time the charge	34
is paid by consumers under a schedule filed with the commission.	35
Sec. 4928.143. (A) For the purpose of complying with	36
section 4928.141 of the Revised Code, an electric distribution	37
utility may file an application for public utilities commission	38
approval of an electric security plan as prescribed under	39
division (B) of this section. The utility may file that	40
application prior to the effective date of any rules the	41
commission may adopt for the purpose of this section, and, as	42
the commission determines necessary, the utility immediately	43
shall conform its filing to those rules upon their taking	44
effect.	45
(B) Notwithstanding any other provision of Title XLIX of	46
the Revised Code to the contrary except division (D) of this	47

section, divisions (I), (J), and (K) of section $4928.20$ ,	48
division (E) of section 4928.64, and section 4928.69 of the	49
Revised Code:	50
(1) An electric security plan shall include provisions	51
relating to the supply and pricing of electric generation	52
service. In addition, if the proposed electric security plan has	53
a term longer than three years, it may include provisions in the	54
plan to permit the commission to test the plan pursuant to	55
division (E) of this section and any transitional conditions	56
that should be adopted by the commission if the commission	57
terminates the plan as authorized under that division.	58
(2) The plan may provide for or include, without	59
limitation, any of the following:	60
(a) Automatic recovery of any of the following costs of	61
the electric distribution utility, provided the cost is	62
prudently incurred: the cost of fuel used to generate the	63
electricity supplied under the offer; the cost of purchased	64
power supplied under the offer, including the cost of energy and	65
capacity, and including purchased power acquired from an	66
affiliate; the cost of emission allowances; and the cost of	67
federally mandated carbon or energy taxes;	68
(b) A reasonable allowance for construction work in	69
progress for any of the electric distribution utility's cost of	70
constructing an electric generating facility or for an	71
environmental expenditure for any electric generating facility	72
of the electric distribution utility, provided the cost is	73
incurred or the expenditure occurs on or after January 1, 2009.	74
Any such allowance shall be subject to the construction work in	75
progress allowance limitations of division (A) of section	76
4909.15 of the Revised Code, except that the commission may	77

authorize such an allowance upon the incurrence of the cost or
occurrence of the expenditure. No such allowance for generating
facility construction shall be authorized, however, unless the
commission first determines in the proceeding that there is need
for the facility based on resource planning projections
submitted by the electric distribution utility. Further, no such
allowance shall be authorized unless the facility's construction
was sourced through a competitive bid process, regarding which
process the commission may adopt rules. An allowance approved
under division (B)(2)(b) of this section shall be established as
a nonbypassable surcharge for the life of the facility.

(c) The establishment of a nonbypassable surcharge for the 89 life of an electric generating facility that is owned or 90 operated by the electric distribution utility, was sourced 91 through a competitive bid process subject to any such rules as 92 the commission adopts under division (B)(2)(b) of this section, 93 and is newly used and useful on or after January 1, 2009, which 94 surcharge shall cover all costs of the utility specified in the 95 application, excluding costs recovered through a surcharge under 96 division (B)(2)(b) of this section. However, no surcharge shall 97 be authorized unless the commission first determines in the 98 proceeding that there is need for the facility based on resource 99 planning projections submitted by the electric distribution 100 utility. Additionally, if a surcharge is authorized for a 101 facility pursuant to plan approval under division (C) of this 102 section and as a condition of the continuation of the surcharge, 103 the electric distribution utility shall dedicate to Ohio 104 consumers the capacity and energy and the rate associated with 105 the cost of that facility. Before the commission authorizes any 106 surcharge pursuant to this division, it may consider, as 107 applicable, the effects of any decommissioning, deratings, and 108

retirements.	109
(d) Terms, conditions, or charges relating to <del>limitations</del>	110
on customer shopping for retail electric generation service,	111
bypassability, standby, back-up, or supplemental power service,	112
default service, <u>and</u> carrying costs, <del>amortization periods, and</del>	113
accounting or deferrals, including future recovery of such-	114
deferrals, as would have the effect of stabilizing or providing	115
certainty <u>for customers</u> regarding retail electric service;	116
(e) Automatic increases or decreases in any component of	117
the standard service offer price;	118
(f) Consistent with sections 4928.23 to 4928.2318 of the	119
Revised Code, both of the following:	120
(i) Provisions for the electric distribution utility to	121
securitize any phase-in, inclusive of carrying charges, of the	122
utility's standard service offer price, which phase-in is	123
authorized in accordance with section 4928.144 of the Revised	124
Code;	125
(ii) Provisions for the recovery of the utility's cost of	126
securitization.	127
(g) Provisions relating to transmission, ancillary,	128
congestion, or any related service required for the standard	129
service offer, including provisions for the recovery of any cost	130
of such service that the electric distribution utility incurs on	131
or after that date pursuant to the standard service offer;	132
(h) Provisions regarding the utility's distribution	133
service, including, without limitation and notwithstanding any	134
provision of Title XLIX of the Revised Code to the contrary,	135
provisions regarding single issue ratemaking, a revenue	136
decoupling mechanism or any other incentive ratemaking, and	137

provisions regarding distribution infrastructure and	138
modernization incentives for the electric distribution utility.	139
The latter may include a long-term energy delivery	140
infrastructure modernization plan for that utility or any plan	141
providing for the utility's recovery of costs, including lost	142
revenue, shared savings, and avoided costs, and a just and	143
reasonable rate of return on such infrastructure modernization.	144
As part of its determination as to whether to allow in an	145
electric distribution utility's electric security plan inclusion	146
of any provision described in division (B)(2)(h) of this	147
section, the commission shall examine the reliability of the	148
electric distribution utility's distribution system and ensure	149
that customers' and the electric distribution utility's	150
expectations are aligned and that the electric distribution	151
utility is placing sufficient emphasis on and dedicating	152
sufficient resources to the reliability of its distribution	153
system.	154
(i) Provisions under which the electric distribution	155
utility may implement economic development, job retention, and	156
energy efficiency programs, which provisions may allocate	157
program costs across all classes of customers of the utility and	158
those of electric distribution utilities in the same holding	159
company system.	160
(C)(1) The burden of proof in the proceeding shall be on	161
the electric distribution utility. The commission shall issue an	162
order under this division for an initial application under this	163
section not later than one hundred fifty days after the	164
application's filing date and, for any subsequent application by	165
the utility under this section, not later than two hundred	166
seventy-five days after the application's filing date. Subject	167

to division (D) of this section, the commission by order shall

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approve or modify and approve an application filed under	169
division (A) of this section if it finds that the electric	170
security plan so approved, including its pricing and all other	171
terms and conditions, including any deferrals and any future	172
recovery of deferrals, is more favorable in the aggregate to	173
<pre>consumers as compared to the expected results that would</pre>	174
otherwise apply under section 4928.142 of the Revised Code <u>so</u>	175
that the electric security plan, in total, costs less for	176
consumers than a standard service offer would cost under section	177
4928.142 of the Revised Code. Additionally, if the commission so	178
approves an application that contains a surcharge under division	179
(B)(2)(b) or (c) of this section, the commission shall ensure	180
that the benefits derived for any purpose for which the	181
surcharge is established are reserved and made available to	182
those that bear the surcharge. Otherwise, the commission by	183
order shall disapprove the application.	184
(2) (a) If the commission modifies and approves an	185
(2) (a) If the commission modifies and approves an application under division (C) (1) of this section, the electric	185 186
application under division (C)(1) of this section, the electric	186
application under division (C) (1) of this section, the electric- distribution utility may withdraw the application, thereby	186 187
application under division (C)(1) of this section, the electric-distribution utility may withdraw the application, thereby-terminating it, and may file a new standard service offer under-	186 187 188
application under division (C) (1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142	186 187 188 189
application under division (C) (1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.	186 187 188 189 190
application under division (C) (1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.  (b) (2) If the utility terminates an application pursuant	186 187 188 189 190
application under division (C) (1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.  (b)—(2) If the utility terminates an application pursuant to division (C) (2) (a) of this section or if the commission	186 187 188 189 190 191
application under division (C) (1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.  (b)—(2) If the utility terminates an application pursuant to division (C) (2) (a) of this section or if the commission disapproves an application under division (C) (1) of this	186 187 188 189 190 191 192 193
application under division (C)(1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.  (b) (2) If the utility terminates an application pursuant to division (C)(2)(a) of this section or if the commission disapproves an application under division (C)(1) of this section, the commission shall issue such order as is necessary	186 187 188 189 190 191 192 193 194
application under division (C)(1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.  (b) (2) If the utility terminates an application pursuant to division (C)(2)(a) of this section or if the commission disapproves an application under division (C)(1) of this section, the commission shall issue such order as is necessary to continue the provisions, terms, and conditions of the	186 187 188 189 190 191 192 193 194 195
application under division (C) (1) of this section, the electric distribution utility may withdraw the application, thereby terminating it, and may file a new standard service offer under this section or a standard service offer under section 4928.142 of the Revised Code.  (b)—(2) If the utility terminates an application pursuant to division (C) (2) (a) of this section or if the commission disapproves an application under division (C) (1) of this section, the commission shall issue such order as is necessary to continue the provisions, terms, and conditions of the utility's most recent standard service offer, along with any	186 187 188 189 190 191 192 193 194 195 196

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Code, respectively.

(D) Regarding the rate plan requirement of division (A) of 201 section 4928.141 of the Revised Code, if an electric 202 distribution utility that has a rate plan that extends beyond 203 December 31, 2008, files an application under this section for 204 the purpose of its compliance with division (A) of section 205 4928.141 of the Revised Code, that rate plan and its terms and 206 conditions are hereby incorporated into its proposed electric 207 security plan and shall continue in effect until the date 208 scheduled under the rate plan for its expiration, and that 209 portion of the electric security plan shall not be subject to 210 commission approval or disapproval under division (C) of this 211 section, and the earnings test provided for in division (F) of 212 this section shall not apply until after the expiration of the 213 rate plan. However, that utility may include in its electric 214 security plan under this section, and the commission may 215 approve, modify and approve, or disapprove subject to division 216 (C) of this section, provisions for the incremental recovery or 217 the deferral of any costs that are not being recovered under the 218 rate plan and that the utility incurs during that continuation 219 period to comply with section 4928.141, division (B) of section 220 4928.64, or division (A) of section 4928.66 of the Revised Code. 221

(E) If an electric security plan approved under division 222 (C) of this section, except one withdrawn by the utility as-223 authorized under that division, has a term, exclusive of phase-224 ins or deferrals, that exceeds three years from the effective 225 date of the plan, the commission shall test the plan in the 226 fourth year, and if applicable, every fourth year thereafter, to 227 determine whether the plan, including its then-existing pricing 228 and all other terms and conditions, including any deferrals and 229 any future recovery of deferrals, continues to be more favorable 230

in the aggregate and during the remaining term of the plan as	231
compared to the expected results that would otherwise apply	232
under section 4928.142 of the Revised Code. The commission shall	233
also determine the prospective effect of the electric security	234
plan to determine if that effect is substantially likely to	235
provide the electric distribution utility with a return on	236
common equity that is significantly in excess of the return on	237
common equity that is likely to be earned by publicly traded	238
companies, including utilities, that face comparable business	239
and financial risk, with such adjustments for capital structure	240
as may be appropriate. The burden of proof for demonstrating	241
that <del>significantly</del> excessive earnings will not occur shall be on	242
the electric distribution utility. If the test results are in	243
the negative or the commission finds that continuation of the	244
electric security plan will result in a return on equity that is	245
significantly—in excess of the return on common equity that is	246
likely to be earned by publicly traded companies, including	247
utilities, that will face comparable business and financial	248
risk, with such adjustments for capital structure as may be	249
appropriate, during the balance of the plan, the commission may	250
terminate the electric security plan, but not until it shall	251
have provided interested parties with notice and an opportunity	252
to be heard. The commission may impose such conditions on the	253
plan's termination as it considers reasonable and necessary to	254
accommodate the transition from an approved plan to the more	255
advantageous alternative. In the event of an electric security	256
plan's termination pursuant to this division, the commission	257
shall permit the continued deferral and phase-in of any amounts	258
that occurred prior to that termination and the recovery of	259
those amounts as contemplated under that electric security plan.	260

(F) With regard to the provisions that are included in an

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electric security plan under this section, the commission shall	262
consider, following the end of each annual period of the plan,	263
if any such adjustments resulted in excessive earnings as	264
measured by whether the earned return on common equity of the	265
electric distribution utility is <del>significantly</del> in excess of the	266
return on common equity that was earned during the same period	267
by publicly traded companies, including utilities, that face	268
comparable business and financial risk, with such adjustments	269
for capital structure as may be appropriate. Consideration also-	270
shall be given to the capital requirements of future committed	271
investments in this state. The burden of proof for demonstrating	272
that <del>significantly</del> excessive earnings did not occur shall be on	273
the electric distribution utility. If the commission finds that	274
such adjustments, in the aggregate, did result in significantly	275
excessive earnings, it shall require the electric distribution	276
utility to return to consumers the amount of the excess by	277
prospective adjustments; provided that, upon making such	278
prospective adjustments, the electric distribution utility shall	279
have the right to terminate the plan and immediately file an-	280
application pursuant to section 4928.142 of the Revised Code.	281
Upon termination of a plan under this division, rates shall be	282
set on the same basis as specified in division (C)(2)(b) of this	283
section, and the commission shall permit the continued deferral-	284
and phase in of any amounts that occurred prior to that	285
termination and the recovery of those amounts as contemplated	286
under that electric security plan. In making its determination	287
of <del>significantly</del> excessive earnings under this division, the	288
commission shall not consider, directly or indirectly, the	289
revenue, expenses, <del>or </del> earnings <u>, or contributions</u> of any	290
affiliate or parent company.	291

Section 2. That existing section 4928.143 of the Revised 292

Code is hereby repealed.

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