2000 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 56-231.15, 56-231.18, 56-231.23, 56-231.24, 56-231.25, 56-231.27, 56-231.28, 56-231.30, 56-231.33, 56-231.34:1, 56-231.38, 56-231.40, 56-231.43, 56-231.44, and 3 4 56-231.50:1 of the Code of Virginia and to repeal § 56-231.20 of the Code of Virginia, relating to 5 utility consumer services cooperatives and utility aggregation cooperatives.

[S 594]

Be it enacted by the General Assembly of Virginia:

8 9 1. That §§ 56-231.15, 56-231.18, 56-231.23, 56-231.24, 56-231.25, 56-231.27, 56-231.28, 56-231.30,

10 56-231.33, 56-231.34:1, 56-231.38, 56-231.40, 56-231.43, 56-231.44, and 56-231.50:1 of the Code of Virginia are amended and reenacted as follows: 11

Approved

12 § 56-231.15. Definitions.

13 The following terms, whenever used or referred to in this article, shall have the following meanings, 14 unless a different meaning clearly appears from the context:

- 15 "Acquire" means and includes construct, or acquire by purchase, lease, devise, gift or the exercise of the power of eminent domain, or by other mode of acquisition. 16
- Affiliate" means a separate affiliated or subsidiary corporation or other separate legal entity. 17 18
 - "Board" means the board of directors of a cooperative formed under or subject to this article.
- "Commission" means the State Corporation Commission of Virginia. 19

20 "Cooperative" means a utility consumer services cooperative formed under or subject to this article or 21 a distribution cooperative formed under the former Distribution Cooperatives Act (§ 56-209 et seq.).

- "Energy" means and includes any and all forms of energy no matter how or where generated or 22 23 produced.
- "Federal agency" means and includes the United States of America, the President of the United States of America, the Tennessee Valley Authority, the Federal Administrator of the Rural Utility 24 25 26 Service, the Southeastern Power Administration, the Federal Energy Regulatory Commission, the 27 Securities and Exchange Commission, the Federal Communications Commission and any and all other 28 authorities, agencies, and instrumentalities of the United States of America, heretofore or hereafter 29 created.
- 30 "HVACR" means heating, ventilation, air conditioning and refrigeration.
- 31 "Improve" means and includes construct, reconstruct, replace, extend, enlarge, alter, better or repair.
- 32 "Law" means any act or statute, general, special or local, of this Commonwealth.
- 33 "Member" means and includes each natural person signing the articles of incorporation of a 34 cooperative and each person admitted to membership therein pursuant to law or its bylaws. 35
- "Municipality" means any city or incorporated town of the Commonwealth. "Obligations" means and includes bonds, interim certificates or receipts, notes, debentures, and all 36 37 other evidences of indebtedness either issued by, or the payment of which is assumed or contractually 38 undertaken by, a cooperative.
- 39 "Patronage capital" includes all amounts received by a distribution cooperative from sale sales of 40 electric power or electric distribution services, or both, to members in excess of the distribution 41 cooperative's cost of furnishing electric power or distribution services, or both, to members and such 42 other margins as determined by the board of directors.
- 43 "Person" means and includes natural persons, firms, associations, cooperatives, corporations, limited 44 liability companies, business trusts, partnerships, limited liability partnerships and bodies politic.
- 45 "Propane or fuel oil equipment" means equipment and related systems to store or use propane or fuel 46 oil products.
- 'Regulated utility services'' means utility services that are subject to regulation as to rates or service 47 48 by the Commission.

49 'System" means and includes any plant, works, system, facilities, equipment or properties, or any 50 part or parts thereof, together with all appurtenances thereto, used or useful in connection with the generation, production, transmission or distribution of energy or in connection with other utility services. 51 52

"Traditional cooperative activity" means any business, service or activity in which cooperatives in 53 Virginia have traditionally engaged and that is incidental to and substantially related to the electric 54 utility business conducted by a cooperative on or before July 1, 1999, provided that traditional 55 cooperative activity does not include any program (i) to buy or maintain an inventory of HVACR 56 equipment or household appliances; (ii) to install or service any such equipment or household

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57 appliances for customers, unless such service is not provided by the cooperative but by a third party 58 individual, firm or corporation licensed to perform such service; (iii) to sell HVACR equipment or household appliances to customers metered and billed on residential rates; (iv) to sell HVACR 59 60 equipment to customers other than those metered and billed on residential rates except where such sale 61 is an incidental part of providing other energy services or providing other traditional cooperative 62 activities; (v) to sell or distribute propane or fuel oil; sell, install or service propane or fuel oil equipment; or maintain or buy an inventory of propane or fuel oil equipment for resale; or (vi) to serve 63 64 as a coordinator of nonelectric energy services or provide engineering consulting services except when such energy or engineering services are an incidental part of a marketing effort to provide other energy 65 66 or engineering services or as a part of providing services that are other traditional cooperative 67 activities. 68 "Utility services" means any products, services and equipment related to energy, telecommunications, 69 water and sewerage.

70 § 56-231.18. Name of other corporations not to include term "electric cooperative" or "utility 71 consumer services cooperative.".

The words "electric cooperative" or "utility consumer services cooperative" shall not be used in the 72 73 corporate name of corporations other than (i) those formed pursuant subject to the provisions of this 74 chapter, (ii) nonstock corporations of which cooperatives are members, and (iii) corporations, all of the 75 stock of which is owned by cooperatives. 76

§ 56-231.23. General powers granted.

77 Each cooperative formed under this article shall have power to do any and all lawful acts or things 78 including, but not limited to the power:

79 1. To produce, generate, gather, store, transport, transmit, distribute, buy and sell energy and 80 energy-related products. 81

2. To sue and be sued.

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3. To have a seal and alter the same at pleasure.

83 4. To acquire, hold and dispose of property, real and personal, tangible and intangible, or interests therein and to pay therefor in cash or property or on credit, and to secure and procure payment of all or 84 85 any part of the purchase price thereof on such terms and conditions as the board shall determine. 86

5. To render service and to acquire, own, operate, maintain and improve a system or systems.

6. To accept gifts or grants of money or of property, real or personal, from any person, municipality 87 88 or federal agency and to accept voluntary or uncompensated services.

89 7. To sell, lease, mortgage or otherwise encumber or dispose of all or any parts of its property, as 90 hereinafter provided.

91 8. To contract debts, borrow money and to issue or assume the payment of bonds, and other 92 obligations. 93

9. To fix, maintain and collect reasonable fees, rents, tolls and other charges for service rendered.

94 10. To exercise, with respect to its providing regulated utility service, all the powers set forth in 95 § 56-49, including the power of eminent domain as prescribed for other public service corporations by 96 general law.

97 11. To assist its members and nonmember customers, by loans or otherwise, in the acquisition by 98 them of such installation and wiring, and the obtaining of such machinery, equipment and appliances, as 99 will enable them to secure the greatest benefit from the use of utility services supplied by the 100 cooperative.

12. To issue nonassessable nonvoting common and preferred capital stock or similar securities and 101 pay noncumulative dividends thereon. 102

103 13. To become a member or stockholder in one or more other cooperatives or corporations created to 104 engage in any business not prohibited by law, including, but not limited to, other types of public service 105 company business.

106 14. To perform any and all of the foregoing acts and do any and all of the foregoing things under, 107 through or by means of its own officers, agents and employees, or by contracts with any person, federal 108 agency or municipality.

109 § 56-231.24. Power to dispose of property.

110 No cooperative may sell, lease or dispose of any all or substantially all of its property (other than property which, in the judgment of the board, is neither necessary nor useful in operating and 111 112 maintaining the cooperative's system and which in any one year shall not exceed ten fifty percent in value of the value of all the property of the cooperative, or merchandise), unless authorized to do so by 113 114 the votes of at least a two-thirds majority of its members; however, a cooperative (i) may mortgage, finance (including, without limitation, pursuant to a sale and leaseback or lease and leaseback 115 transaction), or otherwise encumber its assets by a vote of at least two-thirds of its board of directors; 116 (ii) may sell or transfer its assets to another cooperative upon the vote of a majority of its members at 117

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118 any regular or special meeting if the notice of such meeting contains a copy of the terms of the **119** proposed sale or transfer; $\Theta =$ (iii) may sell or transfer distribution system facilities to a city or town at **120** any time following the annexation of additional territory pursuant to § 56-265.4:2 by a vote of at least **121** two-thirds of its board of directors; or (iv) may sell, lease or dispose of its property to an affiliate **122** pursuant to a plan approved by the Commission in accordance with subsection B of § 56-590 by a vote **123** of at least two-thirds of the members of the Board.

124 § 56-231.25. Power to issue obligations.

125 A cooperative shall have power and is hereby authorized, from time to time, to issue its obligations 126 in anticipation of its revenues for any corporate purpose. Such obligations may be authorized by 127 resolution of the board, and may bear such date or dates, mature at such time or times, not exceeding 128 fifty years from their respective date, bear such interest, be payable at such times, be in such 129 denominations, be in such form, either coupon or registered, carry such registration privileges, be 130 executed in such manner, be payable in such medium of payment, at such place or places, and be 131 subject to such terms of redemption, as such resolution may provide. Such obligations may be sold in 132 such manner and upon such terms as the board may determine. Pending the preparation or execution of 133 definitive bonds, or obligations, interim receipts or certificates of temporary bonds may be delivered to 134 the purchaser of such obligations.

135 § 56-231.27. Power to purchase its own obligations.

136 A cooperative shall have power out of any funds available therefor to may purchase any obligation 137 issued by it at a price not exceeding the principal amount thereof and accrued interest thereon. All 138 bonds so purchased shall be canceled.

139 § 56-231.28. Board of directors of cooperatives.

140 Each cooperative shall have a board of directors of five or more members, which board shall 141 constitute the governing body of the cooperative. Only members and the officers, directors or employees of any member shall be eligible for election to the board of directors. The directors, other 142 143 than those named in the articles of incorporation, shall be elected annually by the members entitled to 144 vote, unless the bylaws provide that, in lieu of electing the whole number of directors annually, the 145 directors shall be divided into two, three or four classes at the first or any subsequent annual meeting. If 146 the bylaws so provide, each class shall be as nearly equal in number as possible, with the term of office 147 of one class to expire every year. If the number of classes changes, then the board of directors shall 148 have authority to determine how directors will be allocated among the new number of classes, provided 149 that no director's term will exceed, without reelection, a number of years equal to the number of classes 150 of directors. The board of directors shall have authority to fix the compensation of directors. The 151 directors shall elect annually from their own number a president of the board or a chairman of the 152 board; and one or more vice presidents of the board, vice-chairmen of the board or both. They may also 153 elect or appoint annually (i) a president of the cooperative, (ii) one or more vice presidents of the 154 cooperative, (iii) a secretary, (iv) a treasurer, and (v) such other officers as the board deems necessary. 155 No person shall hold any office unless that person is a director or employee of the cooperative. The 156 offices of secretary and treasurer may be held by the same person.

157 § 56-231.30. Rights and liabilities of members.

A. A cooperative may have one or more classes of members. If the cooperative has more than one class of members, the designation of each class and the qualifications and rights of the members of each class shall be set forth in the bylaws of the cooperative.

161 B. A cooperative shall issue to its members certificates of membership and each member shall be 162 entitled to only one vote at the meetings of the members of the cooperative. The liability of each member shall be limited to the unpaid portion of his membership fee or subscription to capital stock, 163 164 and any unpaid bills for utility services or other services, commodities or merchandise purchased from 165 the cooperative, provided that nothing in this section shall be construed to limit the exposure of any unrefunded patronage capital to the lawful creditors of a cooperative. The equity of members of a 166 167 nonstock cooperative shall be set by the board and be in proportion to the revenue or patronage capital 168 paid to the *in accordance with* cooperative *principles*. A cooperative shall be operated on a not-for-profit 169 basis for the mutual benefit of the members. The bylaws of a cooperative or its contract with the 170 members shall contain such provisions relative to the disposition of revenues and receipts margins as 171 may be necessary and appropriate to establish and maintain its nonprofit and cooperative character.

172 § 56-231.33. Adequate service; rates.

173 Regulated utility services offered by a cooperative shall be reasonably adequate, subject to the 174 regulations of the State Corporation Commission, as provided in § 56-231.34. The charge made by any 175 such cooperative for any regulated utility service rendered or to be rendered, either directly or in 176 connection therewith, shall be nondiscriminatory, reasonable and just, and every discriminatory, unjust or 177 unreasonable charge for such regulated utility service is prohibited and declared unlawful. Reasonable 178 and just charges for service within the meaning of this section shall be such charges as shall produce 179 sufficient revenue to pay all legal and other necessary expenses incident to the operation of the system, 180 and shall include but not be limited to maintenance cost, operating charges, interest charges on bonds or other obligations, to recover such stranded costs and transition costs as may be authorized in this title, to 181 182 provide for the liquidation of bonds or other evidences of indebtedness, to provide adequate funds to be 183 used as working capital, as well as reasonable reserves and funds for making replacements and also for 184 the payment of any taxes that may be assessed against such cooperative or its property, it being the intent and purpose hereof that such charges shall produce an income sufficient to maintain such 185 186 cooperative property in a sound physical and financial condition to render adequate and efficient service 187 and additional amounts that must be realized by the cooperative to meet the requirement of any rate 188 covenant with respect to coverage of principal of and interest on its debt contained in any indenture, 189 mortgage, or other contract with holders of its debt, provided that any such indenture, mortgage or 190 other contract must have been approved by the Commission pursuant to Chapter 3 (§ 56-55 et seq.) of 191 this title. Any rate for regulated utility services that is too low to meet the foregoing requirements shall 192 be unlawful.

§ 56-231.34:1. Separation of regulated and unregulated businesses.

194 A. Any business of a No cooperative that is not engages in a regulated utility service shall be 195 conducted solely by conduct any unregulated business activity, other than traditional cooperative 196 activities, except in or through one or more affiliates of such cooperative, provided that a cooperative 197 that provides regulated utility services shall have the right to offer and make unregulated sales of 198 electric power to its members within its certificated service territory. No such affiliates, formed to 199 engage in any business that is not a regulated utility service, shall engage in regulated utility services.

200 B. The Commission shall promulgate rules and regulations, governing the conduct of the 201 cooperatives, to promote effective and fair competition between (i) affiliates of cooperatives that are 202 engaged in business activities which are not regulated utility services and (ii) other persons engaged in 203 the same or similar businesses. The rules and regulations shall be effective by July 1, 2000, and shall 204 include provisions: 205

1. Prohibiting cost-shifting or cross-subsidies between a cooperative and its affiliates;

- 2. Prohibiting anticompetitive behavior or self-dealing between a cooperative and its affiliates;
- 207 3. Prohibiting a cooperative from engaging in discriminatory behavior towards nonaffiliated entities; 208 and

209 4. Establishing codes of conduct detailing permissible relations between a cooperative and its 210 affiliates. In establishing such codes, the Commission shall consider, among other things, whether and, if 211 so, under what circumstances and conditions (i) a cooperative may provide its affiliates with customer 212 lists or other customer information, sales leads, procurement advice, joint promotions, and access to 213 billing or mailing systems unless such information or services are made available to third parties under 214 the same terms and conditions, (ii) the cooperative's name, logos or trademarks may be used in 215 promotional, advertising or sales activities conducted by its affiliates, and (iii) the cooperative's vehicles, 216 equipment, office space and employees may be used by its affiliates.

217 C. Nothing in this article shall be deemed to abrogate or modify the Commission's authority under Chapter 4 (§ 56-76 et seq.) of Title 56 this title. 218

219 § 56-231.38. Definitions.

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220 As used in this article:

"Affiliate" means a separate affiliated or subsidiary corporation or other separate legal entity.

222 "Board" means any board of directors of a cooperative formed under or which becomes subject to 223 this article. 224

"Commission" means the State Corporation Commission of Virginia.

225 "Cooperative" means a power supply cooperative formed under the former Power Supply 226 Cooperatives Act (§ 56-231.1 et seq.) or a utility aggregation cooperative formed under this article or 227 which becomes subject to this article.

228 "Energy" means and includes all energy, regardless of how or where it is generated or produced.

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"HVACR" means heating, ventilation, air conditioning and refrigeration. "Member" means any person that holds any class of membership in a cooperative. 230

231 "Obligations" means all evidences of indebtedness issued by or the payment of which is assumed by 232 a cooperative.

233 "Patronage capital" includes all amounts received by a cooperative from the sale of electric power to 234 members in excess of the cooperative's cost of furnishing electric power to members and such other 235 margins as determined by the Board.

236 "Person" means and includes natural persons, firms, associations, cooperatives, corporations, limited 237 liability companies, business trusts, partnerships, limited liability partnerships and bodies politic.

"Propane or fuel oil equipment" means equipment and related systems to store or use propane or fuel 238 239 oil products.

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240 "Regulated utility services" means utility services that are subject to regulation as to rates or service 241 by the Commission.

242 "System" means any plant, works, facility, or property used or useful in connection with the purchase, generation, sale or transmission of energy, utility products and services, or both. 243

244 "Traditional cooperative activity" means any business, service or activity in which cooperatives in 245 Virginia have traditionally engaged and that is incidental to and substantially related to the electric 246 utility business conducted by a cooperative on or before July 1, 1999; provided, however, that 247 traditional cooperative activity does not include any program (i) to buy or maintain an inventory of 248 HVACR equipment or household appliances; (ii) to install or service any such equipment or household 249 appliances for customers, unless such service is not provided by the cooperative but by a third party 250 individual, firm or corporation licensed to perform such service; (iii) to sell HVACR equipment or 251 household appliances to customers metered and billed on residential rates; (iv) to sell HVACR 252 equipment to customers other than those metered and billed on residential rates except where such sale 253 is an incidental part of providing other energy services or providing other traditional cooperative activities; (v) to sell or distribute propane or fuel oil; sell, install or service propane or fuel oil 254 255 equipment; or maintain or buy an inventory of propane or fuel oil equipment for resale; or (vi) to serve 256 as a coordinator of nonelectric energy services or provide engineering consulting services except when 257 such energy or engineering services are an incidental part of a marketing effort to provide other energy 258 or engineering services or as a part of providing services that are other traditional cooperative 259 activities.

260 "Utility services" means any products, services, and equipment related to energy, telecommunications, 261 water and sewerage. 262

§ 56-231.40. Names.

263 The words "electric cooperative" or "utility aggregation cooperative" shall not be used in the 264 corporate name of any corporation other than those formed under or subject to this chapter, or their 265 wholly owned subsidiaries. 266

§ 56-231.43. Powers.

267 A. Each cooperative formed under this article shall have power to do any and all lawful acts or 268 things, including, but not limited to the power:

269 1. To purchase, sell, generate, store, transport or transmit energy, energy services, products and 270 equipment. 271

2. To sue and be sued.

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3. To have a seal and alter the same at pleasure.

273 4. To acquire, hold and dispose of property, real and personal, tangible and intangible, or interests 274 therein and to pay in cash or property or on credit, and to secure and procure payment of all or any part 275 of the purchase price thereof on such terms and conditions as the board shall determine. 276

5. To render service and to acquire, own, operate, maintain and improve a system or systems.

277 6. To accept gifts or grants of money or of property, real or personal, and to accept voluntary and 278 uncompensated services. 279

7. To sell, lease, mortgage or otherwise encumber or dispose of all or any parts of its property.

280 8. To contract debts, borrow money and to issue or assume the payment of bonds and other 281 obligations. 282

9. To fix, maintain and collect reasonable fees, rents, tolls and other charges for service rendered.

283 10. To exercise, with respect to its construction of regulated transmission facilities as a power supply 284 cooperative, all the powers set forth in § 56-49, including the power of eminent domain as prescribed 285 for other public service corporations by general law.

286 11. To assist its members, by loans or otherwise, in the acquisition by them of energy and electrical, 287 technological and other equipment related to the business of the cooperative.

288 12. To issue nonassessable nonvoting common and preferred capital stock or similar securities and 289 pay noncumulative dividends thereon.

290 13. To perform any and all of the foregoing acts through or by means of its own officers, agents and 291 employees, or by contract.

292 B. A cooperative shall have the power and is authorized, from time to time, to issue its obligations 293 in anticipation of its revenues for any corporate purpose.

294 1. The obligations may be authorized by resolution of the board, and may bear any date or dates, 295 mature at any time or times, bear any interest, be payable at any times, be in any denominations, be in 296 any form, either coupon or registered, carry any registration privileges, be executed in any manner, be 297 payable in any medium of payment, at any place or places, and be subject to any terms of redemption, 298 as provided by the resolution.

299 2. These obligations may be sold in the manner and upon the terms as the board may determine. 300 Pending the preparation or execution of definitive bonds or obligations, interim receipts or certificates of 301 temporary bonds may be delivered to the purchaser of such obligations.

302 C. A cooperative shall have the power, out of any funds available, to may purchase any of its own 303 obligations. All obligations so purchased shall be canceled.

D. The Virginia Securities Act (§ 13.1-501 et seq.) shall not apply to membership certificates issued 304 305 by a cooperative or its cooperative affiliates, or subsidiaries organized prior to January 1, 1999. 306

§ 56-231.44. Board of directors.

A. Each cooperative shall have a board of directors consisting of at least five directors, which shall 307 308 constitute the governing body of such cooperative. The board, other than those named in the articles of 309 incorporation, shall be elected annually by the members. The bylaws may provide in lieu of electing the 310 whole number of directors annually, that the directors may be divided into classes and that the terms of 311 office of the several classes need not be uniform. Each director shall hold office for the term for which 312 he or she is elected and until his or her successor is elected except in cases of ex officio directors.

313 The directors shall be elected by the members of the cooperative. At a minimum, there shall be at least one director elected from the membership, officers, directors or employees of each member of the 314 315 cooperative that is itself a cooperative subject to any article of this chapter. Additional directors may be elected from the membership, from the members, officers, directors or employees of any member of the 316 317 cooperative, or from employees of the cooperative. The board of directors shall have the authority to fix 318 the compensation of the directors.

319 B. The board of directors of a cooperative shall have the power to do all things necessary or 320 incidental in conducting the business of such cooperative, including, but not limited to the power:

321 1. To adopt and amend by laws for the management and regulation of the affairs of such cooperative 322 unless otherwise provided in the articles of incorporation or bylaws, subject to the rights of the members 323 to alter or repeal such bylaws. The bylaws of a cooperative may make provisions not inconsistent with 324 law or its articles of incorporation, regulating:

a. The admission, suspension or expulsion of members;

b. The transfer or classification of membership;

c. The fees and dues of members and the termination of membership on nonpayment of dues;

328 d. The number, times and manner of choosing or electing, qualifications, terms of office, official 329 designations, powers, duties and compensation of its directors and officers; 330

e. The filling of a vacancy in the board or in any office;

f. The number of board members or member-delegates constituting a quorum at meetings;

g. The date of the annual meeting and the giving of notice thereof and the holding of special 332 333 meetings and the giving of notice thereof;

h. The terms and conditions upon which such cooperative is to render service to its members;

i. The disposition of capital contributions; and

336 j. The establishment of classes of membership, the qualifications therefor and the rights and 337 obligations thereof.

338 $\tilde{2}$. To appoint agents and employees and to fix their compensation and the compensation of the officers of the cooperative. 339 340

3. To execute all instruments.

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4. To make its own rules and regulations as to its procedure.

§ 56-231.50:1. Separation of regulated and unregulated businesses.

343 A. Any business of a No cooperative that is not engages in a regulated utility service shall be conducted solely by conduct any unregulated business activity, other than traditional cooperative 344 345 activities, except in or through one or more affiliates of such cooperative. No such affiliates, formed to 346 engage in any business that is not a regulated utility service, shall engage in regulated utility services.

347 B. The Commission shall promulgate rules and regulations to promote effective and fair competition 348 between (i) affiliates of cooperatives that are engaged in business activities which are not regulated utility services and (ii) other persons engaged in the same or similar businesses. The rules and regulations shall be effective by July 1, 2000, and shall include provisions: 349 350

1. Prohibiting cost-shifting or cross-subsidies between a cooperative and its affiliates;

2. Prohibiting anticompetitive behavior or self-dealing between a cooperative and its affiliates;

353 3. Prohibiting a cooperative from engaging in discriminatory behavior towards nonaffiliated entities; 354 and

355 4. Establishing codes of conduct detailing permissible relations between a cooperative and its affiliates. In establishing such codes, the Commission shall consider, among other things, whether and, if 356 357 so, under what circumstances and conditions (i) a cooperative may provide its affiliates with customer 358 lists or other customer information, sales leads, procurement advice, joint promotions, and access to 359 billing or mailing systems unless such information or services are made available to third parties under 360 the same terms and conditions, (ii) the cooperative's name, logos or trademarks may be used in promotional, advertising or sales activities conducted by its affiliates, and (iii) the cooperative's vehicles, 361

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- equipment, office space and employees may be used by its affiliates.
 C. Nothing in this article shall be deemed to abrogate or modify the Commission's authority under Chapter 4 (§ 56-76 et seq.) of this title.
 2. That § 56-231.20 of the Code of Virginia is repealed. 363 364 365