INTRODUCED

HB1819

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1	HOUSE BILL NO. 1819
2 3	Offered January 14, 2009
3	Prefiled January 12, 2009
4	A BILL to amend and reenact § 56-585.3 of the Code of Virginia, relating to rates of distribution
5	electric cooperatives.
6	
	Patrons—Kilgore and Pollard
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8	Referred to Committee on Commerce and Labor
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 56-585.3 of the Code of Virginia is amended and reenacted as follows:
12	§ 56-585.3. Regulation of cooperative rates after rate caps.
13	A. After the expiration or termination of capped rates, the rates, terms and conditions of distribution
14	electric cooperatives subject to Article 1 (§ 56-231.15 et seq.) of Chapter 9.1 of this title shall be
15	regulated in accordance with the provisions of Chapters 9.1 (§ 56-231.15 et seq.) and 10 (§ 56-232 et
16	seq.) of this title, as modified by the following provisions:
17	1. Except for energy related cost (fuel cost), the Commission shall not require any cooperative to
18	adjust, modify, or revise its rates, by means of riders or otherwise, to reflect changes in wholesale power
19	cost which occurred during the capped rate period, other than in a general rate proceeding-;
20	2. Each cooperative may, without Commission approval or the requirement of any filing other than
21	as provided in this subdivision, upon an affirmative resolution of its board of directors, increase or
22	decrease all classes of its rates for distribution services at any time, provided, however, that such
23	adjustments will not effect a cumulative net increase or decrease in excess of 5 percent in such rates in
24	any three year period. Such adjustments will not affect or be limited by any existing fuel or wholesale
25	power cost adjustment provisions. The cooperative will promptly file any such revised rates with the
26	Commission for informational purposes-;
27	3. Each cooperative may, without Commission approval, upon an affirmative resolution of its board
28	of directors, make any adjustment to its terms and conditions that does not affect the cooperative's
29	revenues from the distribution or supply of electric energy. In addition, a cooperative may make such
30	adjustments to any pass-through of third-party service charges and fees, and to any fees, charges and
31	deposits set out in Schedule F of such cooperative's Terms and Conditions filed as of January 1, 2007.
32	The cooperative will promptly file any such amended terms and conditions with the Commission for
33	informational purposes.;
34	4. Each cooperative may, without Commission approval or the requirement of any filing other than
35	as provided in this subdivision, upon an affirmative resolution of its board of directors, make any
36	adjustment to its rates reasonably calculated to collect any or all of the fixed costs of owning and
37	operating its electric distribution system through a new or modified fixed monthly charge, rather than
38	through volumetric charges associated with the use of electric energy; however, such adjustments shall
39	be revenue neutral based on the cooperative's most recent cost-of-service study that has been approved
40	by the cooperative's board of directors and performed or updated not more than five years prior to the
41	adoption of such adjustments by the board of directors. The cooperative may elect, but is not required,
42	to implement such adjustments through incremental changes over the course of up to three years. The
43	cooperative shall file promptly revised tariffs reflecting any such adjustments with the Commission for
44 45	informational purposes; and
45 46	5. A cooperative may, at any time after the expiration or termination of capped rates, petition the
46 47	Commission for approval of one or more rate adjustment clauses for the timely and current recovery from customers of the costs described in subdivisions A 5 h and d of 8 56 585 1
47 48	from customers of the costs described in subdivisions A 5 b and d of § 56-585.1.
40 49	5B. None of the adjustments described in subdivisions 2 through 4 5 will apply to the rates paid by any customer that takes service by means of dedicated distribution facilities and had noncoincident peak
49 50	demand in excess of 90 megawatts in calendar year 2006.
50 51	<i>C.</i> Nothing in this section shall be deemed to grant to a cooperative any authority to amend or adjust
52	any terms and conditions of service or agreements regarding pole attachments or the use of the
53	cooperative's poles or conduits.
55	cooperatives points of conducts.