HB1308

## **2010 SESSION**

## LEGISLATION NOT PREPARED BY DLS **INTRODUCED**

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## **HOUSE BILL NO. 1308**

Offered January 22, 2010

A BILL to amend and reenact §§ 56-237, 56-238, and 56-240 of the Code of Virginia, relating to interim or temporary electric utility rate increases.

Patrons-Carrico, Crockett-Stark, Griffith, Johnson, Kilgore, Marshall, D.W., Merricks, Morefield, Nutter, Phillips, Poindexter and Ware, O.; Senator: Puckett

Referred to Committee on Commerce and Labor

## Be it enacted by the General Assembly of Virginia:

10 1. That §§ 56-237, 56-238, and 56-240 of the Code of Virginia are amended and reenacted as 11 follows:

§ 56-237. How changes in rates effected; notice required; changes to be indicated on schedules.

12 13 No change shall be made in any schedule filed pursuant to the preceding section (§ 56-236) 14 § 56-236, including schedules of joint rates, except after thirty 30 days' notice to the Commission, in such manner as the Commission may require, and to the public, in such manner as prescribed in 15 § 56-237.1, and all such changed rates, tolls, charges, rules, and regulations shall be plainly indicated 16 upon existing schedules or by filing new schedules in lieu thereof not less than thirty 30 days prior to 17 the time the same are to take effect; provided that, (i) the Commission may, in particular cases, 18 19 authorize or prescribe a less time in which changes may be made; and provided further that, (ii) in the 20 case of water companies, the notice to the public shall set forth the proposed rates and charges; and (iii) 21 in the case of electric public utilities, no change shall be made in any schedule filed pursuant to 22 § 56-236 unless and until approved by the Commission, provided that this limitation shall not apply to 23 any change made in accordance with §§ 56-245 and 56-249.6.

24 § 56-238. Suspension of proposed rates, etc.; investigation; effectiveness of rates pending 25 investigation and subject to bond; fixing reasonable rates, etc.

The Commission, either upon complaint or on its own motion, may suspend the enforcement of any 26 27 or all of the proposed rates, tolls, charges, rules or regulations, for a period not exceeding 150 days 28 from the date of filing, during which time it shall investigate the reasonableness or justice of the 29 proposed rates, tolls, charges, rules and regulations and thereupon fix and order substituted therefor such 30 rates, tolls, charges, rules and regulations as shall be just and reasonable. Notice of the suspension of 31 any proposed rate, toll, charge, rule or regulation shall be given by the Commission to the public utility, prior to the expiration of the thirty 30 days' notice to the Commission and the public heretofore 32 33 provided for. If the proceeding has not been concluded and an order made at the expiration of the 34 suspension period, after notice to the Commission by the public utility making the filing, the proposed 35 rates, tolls, charges, rules or regulations shall go into effect. Where increased rates, tolls or charges are 36 thus made effective, the Commission shall, by order, require the public utility to furnish a bond, to be approved by the Commission, to refund any amounts ordered by the Commission, to keep accurate 37 38 accounts in detail of all amounts received by reason of such increase, and upon completion of the 39 hearing and decision, to order such public utility to refund, with interest at a rate set by the 40 Commission, the portion of such increased rates, tolls or charges by its decision found not justified. The Commission shall prescribe all necessary rules and regulations to effectuate the purposes of this section 41 on or before September 1, 1980. This section does not apply to electric public utilities, which are not 42 authorized to make a change in any schedule filed pursuant to § 56-236 unless and until a proposed 43 44 change is approved by the Commission.

§ 56-240. Proposed rates, etc., or changes thereof, not suspended effective subject to later change by 45 Commission; refund or credit; appeal; investor-owned public utilities required to show increase complies 46 47 with § 56-235.2.

48 Unless the Commission so suspends such schedule of rates, tolls, charges, rules and regulations, or 49 changes thereof, the same shall go into effect as originally filed by any public utility as defined in 50 § 56-232 other than an electric public utility, upon the date specified in the schedule subject, however, to the power of the Commission, upon investigation thereafter, to fix and order substituted therefor such 51 52 rate or rates, tolls, charges, rules, or regulations, as shall be just and reasonable, as provided in §§ 56-235 and 56-247. The Commission may thereupon, in its discretion, order such public utility to 53 refund or give credit promptly to the parties entitled thereto any portion or all of the charges originally 54 filed by the public utility which may have been collected or received in excess of those charges finally 55 fixed and ordered substituted therefor by the Commission. Rates of any utility found to be operating in 56 violation of § 56-265.3 may be deemed subject to refund by the Commission, on its own motion, as of 57

58 the date of the Commission's order finding that the utility was operating in violation of § 56-265.3. Such

59 rates shall then be interim in nature and subject to refund until such time as the Commission has 60 determined the appropriateness of the rates. Any amount of the rates found excessive by the 61 Commission shall be subject to refund with interest, as may be ordered by the Commission.

From any action of the Commission in prescribing rates, refunds, credits, tolls, charges, rules and
regulations or changes thereof, an appeal may be taken by the corporation whose rates, refunds, credits,
tolls, charges, rules and regulations or changes thereof are affected, or by the Commonwealth, or by any
person deeming himself aggrieved by such action.

No rate increase shall go into effect under the provisions of this section for an investor-owned gas, 66 or telephone or electric public utility unless such public utility has filed with its schedule information 67 and data designed to show that any increase complies with the just and reasonable requirements of 68 § 56-235.2, and unless based thereon the Commission finds a reasonable probability that the increase 69 70 will be justified upon full investigation and hearing. No electric public utility shall make a change in any schedule filed pursuant to § 56-236 (i) unless and until a proposed change is approved by the 71 Commission or (ii) unless such change is made in accordance with §§ 56-245 and 56-249.6. The 72 73 Commission, shall issue its final order not more than 9 months after the end of the test year, and any 74 revisions in rates or credits so ordered must take effect not later than 60 days after the date of the order and is authorized to promulgate any rules necessary to implement this provision. 75