2015 SESSION

ENROLLED

[H 1950]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 56-594 of the Code of Virginia, relating to electric utilities; net energy 3 metering programs.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 56-594 of the Code of Virginia is amended and reenacted as follows: 8

§ 56-594. Net energy metering provisions.

9 A. The Commission shall establish by regulation a program that affords eligible customer-generators 10 the opportunity to participate in net energy metering, and a program, to begin no later than July 1, 2014, for customers of investor-owned utilities and no later than July 1, 2015, for customers of electric 11 12 cooperatives, to afford eligible agricultural customer-generators the opportunity to participate in net 13 energy metering. The regulations may include, but need not be limited to, requirements for (i) retail sellers; (ii) owners or operators of distribution or transmission facilities; (iii) providers of default service; 14 15 (iv) eligible customer-generators; (v) eligible agricultural customer-generators; or (vi) any combination of the foregoing, as the Commission determines will facilitate the provision of net energy metering, 16 17 provided that the Commission determines that such requirements do not adversely affect the public 18 interest. 19

B. For the purpose of this section:

20 "Eligible agricultural customer-generator" means a customer that operates a renewable energy 21 generating facility as part of an agricultural business, which generating facility (i) uses as its sole energy 22 source solar power, wind power, or aerobic or anaerobic digester gas, (ii) does not have an aggregate 23 generation capacity of more than 500 kilowatts, (iii) is located on land owned or controlled by the 24 agricultural business, (iv) is connected to the customer's wiring on the customer's side of its 25 interconnection with the distributor; (v) is interconnected and operated in parallel with an electric 26 company's transmission and distribution facilities, and (vi) is used primarily to provide energy to 27 metered accounts of the agricultural business. An eligible agricultural customer-generator may be served 28 by multiple meters that are located at separate but contiguous sites, such that the eligible agricultural 29 customer-generator may aggregate in a single account the electricity consumption and generation 30 measured by the meters, provided that the same utility serves all such meters. The aggregated load shall 31 be served under the appropriate tariff.

32 "Eligible customer-generator" means a customer that owns and operates, or contracts with other 33 persons to own, operate, or both, an electrical generating facility that (i) has a capacity of not more than 34 20 kilowatts for residential customers and 500 kilowatts not more than one megawatt for nonresidential 35 customers unless a utility elects a higher capacity limit for such a facility on an electrical generating facility placed in service after July I, 2015; (ii) uses as its total source of fuel renewable energy, as 36 37 defined in § 56-576; (iii) is located on the customer's premises and is connected to the customer's wiring 38 on the customer's side of its interconnection with the distributor; (iv) is interconnected and operated in 39 parallel with an electric company's transmission and distribution facilities; and (v) is intended primarily 40 to offset all or part of the customer's own electricity requirements. In addition to the electrical 41 generating facility size limitations in clause (i), the capacity of any generating facility installed under 42 this section after July 1, 2015, shall not exceed the expected annual energy consumption based on the 43 previous 12 months of billing history or an annualized calculation of billing history if 12 months of 44 billing history is not available.

45 "Net energy metering" means measuring the difference, over the net metering period, between (i) electricity supplied to an eligible customer-generator or eligible agricultural customer-generator from the 46 electric grid and (ii) the electricity generated and fed back to the electric grid by the eligible 47 customer-generator or eligible agricultural customer-generator. 48

"Net metering period" means the 12-month period following the date of final interconnection of the 49 50 eligible customer-generator's or eligible agricultural customer-generator's system with an electric service provider, and each 12-month period thereafter. 51

C. The Commission's regulations shall ensure that (i) the metering equipment installed for net 52 53 metering shall be capable of measuring the flow of electricity in two directions and (ii) any eligible 54 customer-generator seeking to participate in net energy metering shall notify its supplier and receive 55 approval to interconnect prior to installation of an electrical generating facility. The electric distribution 56 company shall have 30 days from the date of notification for residential facilities, and 60 days from the

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57 date of notification for nonresidential facilities, to determine whether the interconnection requirements have been met. Such regulations shall allocate fairly the cost of such equipment and any necessary 58 59 interconnection. An eligible customer-generator's electrical generating system, and each electrical 60 generating system of an eligible agricultural customer-generator, shall meet all applicable safety and 61 performance standards established by the National Electrical Code, the Institute of Electrical and 62 Electronics Engineers, and accredited testing laboratories such as Underwriters Laboratories. Beyond the 63 requirements set forth in this section and to ensure public safety, power quality, and reliability of the 64 supplier's electric distribution system, an eligible customer-generator or eligible agricultural 65 customer-generator whose electrical generating system meets those standards and rules shall bear the all reasonable cost costs of equipment required for the interconnection to the supplier's electric distribution 66 67 system, including costs, if any, as determined by the Commission, to (a) install additional controls, (b) perform or pay for additional tests, and (c) purchase additional liability insurance. 68

69 D. The Commission shall establish minimum requirements for contracts to be entered into by the 70 parties to net metering arrangements. Such requirements shall protect the eligible customer-generator or 71 eligible agricultural customer-generator against discrimination by virtue of its status as an eligible 72 customer-generator or eligible agricultural customer-generator, and permit customers that are served on 73 time-of-use tariffs that have electricity supply demand charges contained within the electricity supply 74 portion of the time-of-use tariffs to participate as an eligible customer-generator or eligible agricultural 75 customer-generator. Notwithstanding the cost allocation provisions of subsection C, eligible 76 customer-generators or eligible agricultural customer-generators served on demand charge-based 77 time-of-use tariffs shall bear the incremental metering costs required to net meter such customers.

78 E. If electricity generated by an eligible customer-generator or eligible agricultural customer-generator 79 over the net metering period exceeds the electricity consumed by the eligible customer-generator or 80 eligible agricultural customer-generator, the customer-generator or eligible agricultural 81 customer-generator shall be compensated for the excess electricity if the entity contracting to receive 82 such electric energy and the eligible customer-generator or eligible agricultural customer-generator enter 83 into a power purchase agreement for such excess electricity. Upon the written request of the eligible 84 customer-generator or eligible agricultural customer-generator, the supplier that serves the eligible customer-generator or eligible agricultural customer-generator shall enter into a power purchase 85 86 agreement with the requesting eligible customer-generator or eligible agricultural customer-generator that 87 is consistent with the minimum requirements for contracts established by the Commission pursuant to 88 subsection D. The power purchase agreement shall obligate the supplier to purchase such excess 89 electricity at the rate that is provided for such purchases in a net metering standard contract or tariff 90 approved by the Commission, unless the parties agree to a higher rate. The eligible customer-generator 91 or eligible agricultural customer-generator owns any renewable energy certificates associated with its 92 electrical generating facility; however, at the time that the eligible customer-generator or eligible 93 agricultural customer-generator enters into a power purchase agreement with its supplier, the eligible 94 customer-generator or eligible agricultural customer-generator shall have a one-time option to sell the 95 renewable energy certificates associated with such electrical generating facility to its supplier and be 96 compensated at an amount that is established by the Commission to reflect the value of such renewable 97 energy certificates. Nothing in this section shall prevent the eligible customer-generator or eligible 98 agricultural customer-generator and the supplier from voluntarily entering into an agreement for the sale 99 and purchase of excess electricity or renewable energy certificates at mutually-agreed upon prices if the 100 eligible customer-generator or eligible agricultural customer-generator does not exercise its option to sell 101 its renewable energy certificates to its supplier at Commission-approved prices at the time that the 102 eligible customer-generator or eligible agricultural customer-generator enters into a power purchase 103 agreement with its supplier. All costs incurred by the supplier to purchase excess electricity and renewable energy certificates from eligible customer-generators or eligible agricultural 104 105 customer-generators shall be recoverable through its Renewable Energy Portfolio Standard (RPS) rate 106 adjustment clause, if the supplier has a Commission-approved RPS plan. If not, then all costs shall be 107 recoverable through the supplier's fuel adjustment clause. For purposes of this section, "all costs" shall 108 be defined as the rates paid to the eligible customer-generator or eligible agricultural customer-generator 109 for the purchase of excess electricity and renewable energy certificates and any administrative costs incurred to manage the eligible customer-generator's or eligible agricultural customer-generator's power 110 111 purchase arrangements. The net metering standard contract or tariff shall be available to eligible customer-generators or eligible agricultural customer-generators on a first-come, first-served basis in 112 113 each electric distribution company's Virginia service area until the rated generating capacity owned and 114 operated by eligible customer-generators or eligible agricultural customer-generators in the state reaches 115 one percent of each electric distribution company's adjusted Virginia peak-load forecast for the previous year, and shall require the supplier to pay the eligible customer-generator or eligible agricultural 116 customer-generator for such excess electricity in a timely manner at a rate to be established by the 117

118 Commission.

119 F. Any residential eligible customer-generator or eligible agricultural customer-generator who owns 120 and operates, or contracts with other persons to own, operate, or both, an electrical generating facility 121 with a capacity that exceeds 10 kilowatts shall pay to its supplier, in addition to any other charges 122 authorized by law, a monthly standby charge. The amount of the standby charge and the terms and 123 conditions under which it is assessed shall be in accordance with a methodology developed by the supplier and approved by the Commission. The Commission shall approve a supplier's proposed standby 124 125 charge methodology if it finds that the standby charges collected from all such eligible customer-generators and eligible agricultural customer-generators allow the supplier to recover only the 126 127 portion of the supplier's infrastructure costs that are properly associated with serving such eligible 128 customer-generators or eligible agricultural customer-generators. Such an eligible customer-generator or 129 eligible agricultural customer-generator shall not be liable for a standby charge until the date specified in 130 an order of the Commission approving its supplier's methodology.

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