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HB1228

18103028D **HOUSE BILL NO. 1228** 1 2 Offered January 10, 2018 3 4 5 Prefiled January 10, 2018 A BILL to amend and reenact § 56-234 of the Code of Virginia, relating to public utility rates; timeline for orders on voluntary rate design schedules or riders. 6 Patron-Hugo 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 56-234 of the Code of Virginia is amended and reenacted as follows: 11 12 § 56-234. Duty to furnish adequate service at reasonable and uniform rates. 13 A. It shall be the duty of every public utility to furnish reasonably adequate service and facilities at reasonable and just rates to any person, firm or corporation along its lines desiring same. 14 Notwithstanding any other provision of law: 15 1. A telephone company shall not have the duty to extend or expand its facilities to furnish service 16 and facilities when the person, firm or corporation has service available from one or more alternative 17 18 providers of wireline or terrestrial wireless communications services at prevailing market rates; and 19 2. A telephone company may meet its duty to furnish reasonably adequate service and facilities 20 through the use of any and all available wireline and terrestrial wireless technologies; however, a 21 telephone company, when restoring service to an existing wireline customer, shall offer the option to 22 furnish service using wireline facilities. 23 For purposes of subdivisions 1 and 2, the Commission shall have the authority upon request of an 24 individual, corporation, or other entity, or a telephone company, to determine whether the wireline or 25 terrestrial wireless communications service available to the party requesting service is a reasonably 26 adequate alternative to local exchange telephone service. 27 The use by a telephone company of wireline and terrestrial wireless technologies shall not be 28 construed to grant any additional jurisdiction or authority to the Commission over such technologies. 29 For purposes of subdivision 1, "prevailing market rates" means rates similar to those generally 30 available to consumers in competitive areas for the same services. 31 B. It shall be the duty of every public utility to charge uniformly therefor all persons, corporations or 32 municipal corporations using such service under like conditions. However, no provision of law shall be 33 deemed to preclude voluntary rate or rate design tests or experiments, or other experiments involving the 34 use of special rates, where such experiments have been approved by order of the Commission after 35 notice and hearing and a finding that such experiments are necessary in order to acquire information 36 which is or may be in furtherance of the public interest. The Commission's final order regarding any 37 petition filed by an investor-owned electric utility for approval of a schedule or rider for such a 38 voluntary rate or rate design test or experiment shall be entered not more than three months after the 39 date of the hearing of such petition. The charge for such service shall be at the lowest rate applicable 40 for such service in accordance with schedules filed with the Commission pursuant to § 56-236. But, 41 subject to the provisions of § 56-232.1, nothing contained herein or in § 56-481.1 shall apply to (i) 42 schedules of rates for any telecommunications service provided to the public by virtue of any contract with, (ii) for any service provided under or relating to a contract for telecommunications services with, 43 44 or (iii) contracts for service rendered by any telephone company to, the state government or any agency 45 thereof, or by any other public utility to any municipal corporation or to the state or federal government. 46 The provisions hereof shall not apply to or in any way affect any proceeding pending in the State 47 Corporation Commission on or before July 1, 1950, and shall not confer on the Commission any jurisdiction not now vested in it with respect to any such proceeding. 48 49 C. The Commission may conclude that competition can effectively ensure reasonably adequate retail 50 services in competitive exchanges and may carry out its duty to ensure that a public utility is furnishing 51 reasonably adequate retail service in its competitive exchanges by monitoring individual customer 52 complaints and requiring appropriate responses to such complaints.