HB922E

2018 SESSION

ENGROSSED

	18104708D
1	HOUSE BILL NO. 922
2	House Amendments in [] — February 9, 2018
3	A BILL to amend and reenact §§ 56-1.2, 56-1.2:1, and 56-232.2:1 of the Code of Virginia and to amend
4	the Code of Virginia by adding sections numbered 10.1-104.01, 15.2-967.2, 23.1-1301.1, and
5	23.1-2908.1, relating to electric vehicle charging stations; local and public operation.
6	
U	Patron Prior to Engrossment—Delegate Bulova
7	
8	Referred to Committee on General Laws
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 56-1.2, 56-1.2:1, and 56-232.2:1 of the Code of Virginia are amended and reenacted and
12	that the Code of Virginia is amended by adding sections numbered 10.1-104.01, 15.2-967.2,
13	23.1-1301.1, and 23.1-2908.1 as follows:
13	§ 10.1-104.01. Electric vehicle charging stations.
15	The Department may locate and operate a retail fee-based electric vehicle charging station on the
16	property of any existing state park or similar recreational facility the Department controls.
17	§ 15.2-967.2. Electric vehicle charging stations.
18	Any locality may locate and operate a retail fee-based electric vehicle charging station on property
10 19	the locality owns or leases [, provided . A locality may provide] that the use of such station is
20	restricted to employees of the locality and authorized visitors and [is accompanied by appropriate may
20 21	install] signage that provides [reasonable] notice of such restriction.
22	§ 23.1-1301.1. Electric vehicle charging stations.
$\frac{22}{23}$	The board of visitors of each baccalaureate public institution of higher education or its designee may
23 24	locate and operate a retail fee-based electric vehicle charging station on the grounds of such
25	baccalaureate public institution.
$\frac{23}{26}$	§ 23.1-2908.1. Electric vehicle charging stations.
27	The Chancellor or his designee may locate and operate a retail fee-based electric vehicle charging
28	station on the grounds of any comprehensive community college established under this chapter.
28 29	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service
28 29 30	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc.
28 29 30 31	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1
28 29 30 31 32	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc.
28 29 30 31	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to:
28 29 30 31 32 33	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or
28 29 30 31 32 33 34	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or
28 29 30 31 32 33 34 35	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: Any person who owns or operates property and provides electricity, natural gas, water, or sewer
28 29 30 31 32 33 34 35 36 37 38	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility,
28 29 30 31 32 33 34 35 36 37	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property
28 29 30 31 32 33 34 35 36 37 38 39 40	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service
28 29 30 31 32 33 34 35 36 37 38 39 40 41	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail or, (ii) school board that operates retail fee-based electric vehicle charging stations on
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service by § 55-26.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail 0#, (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (iii) locality that operates a retail fee-based electric vehicle
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail of, (ii) school board that operates retail fee-based electric vehicle charging station on property owned by the locality pursuant to § 15.2-967.2, or (iv) board of visitors of
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging station on property owned by the locality pursuant to § 15.2-967.2, or (iv) board of visitors of any baccalaureate public institution of higher education that operates a retail fee-based electric vehicle
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 5 46 47 48	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail θ π , (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii) locality that operates a retail fee-based electric vehicle charging station on the grounds of such institution pursuant to § 23.1-1301.1. The ownership or</i>
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service this attributable to usage by the resident or tenant on the property, and additional service charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail ΘF, (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii</i>) locality that operates a retail fee-based electric vehicle charging station on property owned by the locality pursuant to § 15.2-967.2, or (<i>iv</i>) board of visitors of any baccalaureate public institution of higher education that operates a retail fee-based electric vehicle charging station on the grounds of such institution pursuant to § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail θF, (ii) school board that operates retail fee-based electric vehicle charging station on property owned by the locality pursuant to § 15.2-967.2, or (iv) board of visitors of any baccalaureate public institution of higher education that operates a retail fee-based electric vehicle charging station on the grounds of such institution pursuant to § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric vehicle charging service from that facility, does not render such person, θF school board, locality, or
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	 station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail eq. (ii) school board that operates retail fee-based electric vehicle charging station on property owned by the locality pursuant to § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric vehicle charging service from that facility, does not render such person, ervice company as used in the achieve service corporation, or public service corporation, or public service company to § 23.1-1301.1.
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water, or sewer service to residents or tenants or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail θ _r (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii) locality pursuant to § 15.2-967.2, or (iv) board of visitors of any baccalaureate public institution of higher education that operates a retail fee-based electric vehicle charging station on the grounds of such institution pursuant to § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric vehicle charg</i>
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 9 50 51 52 53	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail or, (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii) locality that operates a retail fee-based electric vehicle charging station on the grounds of such institution pursuant to § 15.2-967.2, or (iv) board of visitors of any baccalaureate public institution of higher education that operates a retail fee-based electric vehicle charging station on the grounds of such institution pursuant to § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric vehicle charging service from that facility, does not render such person, or school board, <i>locality, or</i> <i>boar</i></i>
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 50 51 52 53 54	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sever service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail ΘF, (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii) locality pursuant to</i> § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric vehicle charging service from that facility, does not render such person, of school board, <i>locality, or</i> <i>board of visitors</i> a public utility, public service corporation, or public service company as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-26.1.3:1 et seq.) sol
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 50 51 22 53 45 55	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sewer service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges permitted by § 55-226.2, and (iii) the person maintains three years' billing records for such charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail θr, (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii) locality that operates a retail fee-based electric vehicle</i> <i>charging station on property owned by the locality pursuant to § 15.2-967.2, or (iv) board of visitors of</i> <i>any baccalaureate public institution of higher education that operates a retail fee-based electric vehicle</i> <i>charging station on the grounds of such institution pursuant to § 23.1-1301.1</i> . The ownership or operation
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 50 51 52 53 54	station on the grounds of any comprehensive community college established under this chapter. § 56-1.2. Persons, localities, and school boards not designated as public utility, public service corporation, etc. The terms public utility, public service corporation, or public service company, as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) of this title, shall not refer to: 1. Any person who owns or operates property and provides electricity, natural gas, water, or sewer service to residents or tenants on the property, provided that (i) the electricity, natural gas, water or sever service provided to the residents or tenants is purchased by the person from a public utility, public service corporation, public service company, or person licensed by the Commission as a competitive provider of energy services, or a county, city or town, or other publicly regulated political subdivision or public body, (ii) the person or his agent charges to the resident or tenant on the property only that portion of the person's utility charges for the electricity, natural gas, water, or sewer service which is attributable to usage by the resident or tenant on the property, and additional service charges; or 2. Any (i) person who is not a public service corporation and who provides electric vehicle charging service at retail ΘF, (ii) school board that operates retail fee-based electric vehicle charging stations on school property pursuant to § 22.1-131, (<i>iii) locality pursuant to</i> § 23.1-1301.1. The ownership or operation of a facility at which electric vehicle charging service is sold, and the selling of electric vehicle charging service from that facility, does not render such person, of school board, <i>locality, or</i> <i>board of visitors</i> a public utility, public service corporation, or public service company as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-26.1.3:1 et seq.) sol

11/6/22 19:0

59 public service company as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.1 et seq.), and 10.2:1 (§ 56-265.13:1 et seq.) solely because of that sale, ownership, or operation.

4. The Chancellor of the Virginia Community College System when operating a retail fee-based
electric vehicle charging station on the grounds of any comprehensive community college pursuant to
§ 23.1-2908.1. The ownership or operation of a facility at which electric vehicle charging service is
sold, or the selling of electric vehicle charging service from that facility, does not render the Chancellor
of the Virginia Community College System a public utility, public service corporation, or public service
company as used in Chapters 1 (§ 56-1 et seq.), 10 (§ 56-232 et seq.), 10.1 (§ 56-265.13:1 et seq.) solely because of that sale, ownership, or operation.

68 § 56-1.2:1. Retail sale of electricity in connection with the provision of electric vehicle charging 69 service.

A. The provision of electric vehicle charging service by a person, *locality, public institution of higher education,* or *a* school board that is not a public utility, public service corporation, or public service
company, or by the Department of Conservation and Recreation, shall not constitute the retail sale of
electricity if:

1. The electricity furnished in connection with the provision of electric vehicle charging service is used solely for transportation purposes; and

2. The person, *locality, public institution of higher education,* or school board providing the electric
vehicle charging service, or the Department of Conservation and Recreation, has procured the furnished
electricity from the public utility that is authorized by the Commission to engage in the retail sale of
electricity within the exclusive service territory in which the electric vehicle charging service is
provided.

- 81 B. The provision of electric vehicle charging service shall:
- 82 1. Be a permitted electric utility activity of a certificated electric utility; and

83 2. Not affect the status as a public utility of a certificated public utility that provides such service.

84 § 56-232.2:1. Regulation of electric vehicle charging service.

The Commission shall not regulate or prescribe the rates, charges, and fees for the provision of retail 85 electric vehicle charging service provided by persons, localities, public institutions of higher education, 86 87 the Department of Conservation and Recreation, or school boards other than public service corporations. 88 Sales of electricity by public utilities to persons a person, locality, public institution of higher education, 89 the Department of Conservation and Recreation, or a school boards board that (i) are is not a public 90 service corporations corporation and (ii) provide provides electric vehicle charging service shall continue 91 to be regulated by the Commission to the same extent as are other services provided by public utilities. 92 The Commission may adopt regulations implementing this section. 2. That the provisions of this act shall apply to any electric vehicle charging station existing prior 93

94 to the effective date of this act that is otherwise in compliance with the requirements of this act.