# **1997 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 56-265.1 of the Code of Virginia, relating to the Utility Facilities Act; 3 small service company exemption.

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### Approved

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

### 7 1. That § 56-265.1 of the Code of Virginia is amended and reenacted as follows: 8

§ 56-265.1. Definitions.

In this chapter the following terms shall have the following meanings:

10 (a) "Company" means a corporation, an individual, a partnership, an association, a joint-stock company, a business trust, a cooperative, or an organized group of persons, whether incorporated or not; 11 12 or any receiver, trustee or other liquidating agent of any of the foregoing in his capacity as such; but not 13 a municipal corporation or a county.

(b) "Public utility" means any company which owns or operates facilities within the Commonwealth 14 15 of Virginia for the generation, transmission or distribution of electric energy for sale, for the production, storage, transmission, or distribution, otherwise than in enclosed portable containers, of natural or 16 17 manufactured gas or geothermal resources for sale for heat, light or power, or for the furnishing of telephone service, sewerage facilities or water; however, the term "public utility" shall not include any 18 19 of the following:

20 (1) Except as otherwise provided in § 56-265.3:1, any company furnishing sewerage facilities, 21 geothermal resources or water to less than fifty customers. Any company furnishing water or sewer services to ten or more customers and excluded by this subdivision from the definition of "public utility" 22 23 for purposes of this chapter nevertheless shall not abandon the water or sewer services unless and until 24 approval is granted by the Commission or all the customers receiving such services agree to accept 25 ownership of the company.

(2) Any company generating and distributing electric energy exclusively for its own consumption.

27 (3) Any company (A) which furnishes electric service together with heating and cooling services, 28 generated at a central plant installed on the premises to be served, to the tenants of a building or 29 buildings located on a single tract of land undivided by any publicly maintained highway, street or road 30 at the time of installation of the central plant, and (B) which does not charge separately or by meter for 31 electric energy used by any tenant except as part of a rental charge. Any company excluded by this 32 subdivision from the definition of "public utility" for the purposes of this chapter nevertheless shall, within thirty days following the issuance of a building permit, notify the State Corporation Commission 33 34 in writing of the ownership, capacity and location of such central plant, and it shall be subject, with regard to the quality of electric service furnished, to the provisions of Chapters 10 (§ 56-232 et seq.) and 35 17 (§ 56-509 et seq.) of this title and regulations thereunder and be deemed a public utility for such 36 37 purposes, if such company furnishes such service to 100 or more lessees.

38 (4) Any company, or affiliate thereof, making a first or direct sale, or ancillary transmission or 39 delivery service, of natural or manufactured gas to fewer than ten thirty-five commercial or industrial 40 customers, which are not themselves "public utilities" as defined in this chapter, for use solely by such 41 purchasing customers at facilities which are not located in a territory for which a certificate to provide 42 gas service has been issued by the Commission under this chapter and which, at the time of the 43 Commission's receipt of the notice provided under § 56-265.4:5, are not located within any area, territory, or jurisdiction served by a municipal corporation that provided gas distribution service as of 44 45 January 1, 1992, provided that such company shall comply with the provisions of § 56-265.4:5.

(5) Any company which is not a public service corporation and which provides compressed natural 46 47 gas service at retail for the public.

(6) Any company selling landfill gas from a solid waste management facility permitted by the 48 49 Department of Environment Quality to a public utility certificated by the Commission to provide gas distribution service to the public in the area in which the solid waste management facility is located. If 50 such company submits to the public utility a written offer for sale of such gas and the public utility 51 does not agree within sixty days to purchase such gas on mutually satisfactory terms, then the company 52 53 may sell such gas to (i) any facility owned and operated by the Commonwealth which is located within 54 three miles of the solid waste management facility or (ii) any purchaser after such landfill gas has been 55 liquefied. The provisions of this subdivision shall not apply to any city with a population of at least 64,000 but no more than 69,000 or any county with a population of at least 500,000. 56

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- (c) "Commission" means the State Corporation Commission.(d) "Geothermal resources" means those resources as defined in § 45.1-179.2.