2011 SESSION

INTRODUCED

HB2326

11102934D HOUSE BILL NO. 2326 1 2 Offered January 12, 2011 3 Prefiled January 12, 2011 4 A BILL to amend and reenact § 13.1-620 of the Code of Virginia, relating to small water or sewer 5 companies. 6 Patron-Lingamfelter 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 13.1-620 of the Code of Virginia is amended and reenacted as follows: 11 12 § 13.1-620. Special kinds of business. 13 A. If any corporation is to conduct the business of a bank or trust company, that shall be stated in 14 the articles of incorporation and the corporation shall not have power to conduct other business except 15 as may be related to or incidental to the banking or trust company business. 16 B. If any corporation is to conduct the business of an insurance company, that shall be stated in the articles of incorporation and the articles shall further set forth the class or classes of insurance the 17 18 corporation proposes to undertake and the corporation shall not have power to conduct other business 19 except as may be related to or incidental to the insurance business. 20 C. If any corporation is to conduct the business of a savings and loan association or savings bank, 21 that shall be stated in the articles of incorporation and the corporation shall not have power to conduct 22 other business except as may be related to or incidental to the stated business. 23 D. If any corporation is to conduct the business of a railroad or other public service company, that 24 shall be stated in the articles of incorporation and a brief description of the business shall be included. 25 Otherwise the corporation shall not have the power to conduct a public service business or to exercise any of the privileges of a public service company. No corporation shall be organized under this chapter 26 27 for the purpose of conducting in this Commonwealth more than one kind of public service business 28 except that the telephone and telegraph businesses or the water and sewer businesses may be combined. 29 but this provision shall not limit the powers of domestic corporations existing on January 1, 1986. No 30 corporation organized under this chapter to conduct the business of a public service company shall have 31 general business powers in this Commonwealth. Corporations organized under this chapter to conduct the business of a public service company may, however, conduct in this Commonwealth other public 32 33 service business or nonpublic service business so far as may be related to or incidental to its stated 34 business as a public service company and in any other state such business as may be authorized or 35 permitted by the laws thereof. Nothing in this subsection shall limit the powers of such corporation in 36 respect of the securities of other corporations or of limited liability companies. 37 E. If one or more of the purposes set forth in the articles of incorporation is to own, manage or 38 control any plant or equipment or any part of a plant or equipment within the Commonwealth for the 39 conveyance of telephone messages or for the production, transmission, delivery or furnishing of heat, 40 light, power or water, including heated or chilled water, or sewerage facilities, either directly or 41 indirectly, to or for the public, the Commission shall not issue a certificate of incorporation unless the 42 articles of incorporation expressly state that the corporation is to conduct business as a public service 43 company. 44 \vec{F} . Whether or not classified elsewhere in the Code as public service companies the following are not 45 required to incorporate as public service companies: a person authorized by the Federal Communications 46 Commission to provide commercial mobile service, household goods carriers, petroleum tank truck 47 carriers, bottled gas companies, taxicab companies, community television companies, charter party carriers, restricted parcel carriers, sight-seeing carriers, companies excluded from the definition of 48

50 filling stations. 51 G. A water or sewer company that proposes to serve more than fifty 25 customers shall incorporate 52 as a public service company. A water or sewer company shall not serve more than fifty 25 customers 53 unless its articles of incorporation state that the corporation is to conduct business as a public service company. The two preceding sentences shall not apply to a water or sewer company incorporated before 54 55 and operating a water or sewer system on January 1, 1970; however, as to any water or sewer system serving more than fifty 25 customers, upon application to the Commission by a majority of the 56 customers or by the company, a hearing may be held after thirty 30 days' notice to the company and the 57 58 system's customers or a majority thereof, and the Commission may order such, if any, improvements or

"public utility" by subdivision (b) (4) of § 56-265.1 (b)(4) or by § 56-1.2 and compressed natural gas

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59 rate changes or both as are just and reasonable. Upon ordering into effect any rate changes or 60 improvements found to be just and reasonable, the water or sewer system shall remain subject to the Commission's regulatory authority in the same manner as a public utility for such reasonable period as the Commission may direct. Nothing in this subsection shall apply to persons described in § 56-1.2.

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