## **2025 SESSION**

	25103907D		
1	HOUSE BILL NO. 2663		
2	Offered January 15, 2025		
3	A BILL to amend and reenact § 58.1-2900 of the Code of Virginia, relating to electricity consumption tax;		
4	rate adjustments.		
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6	Patrons—Fowler and Watts		
7	Referred to Committee on Finance		
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9	Be it enacted by the General Assembly of Virginia:		
10	1. That § 58.1-2900 of the Code of Virginia is amended and reenacted as follows:		
11	§ 58.1-2900. Imposition of tax.		
12	A. Effective January 1, 2001, there is hereby imposed, in addition to the local consumer utility tax of		
13 14	Article 4 (§ 58.1-3812 et seq.) of Chapter 38 and subject to the adjustments authorized by subdivision A 5 and by § 58.1-2902, a tax on the consumers of electricity in the Commonwealth based on kilowatt hours		
14	delivered by the incumbent distribution utility and used per month as follows:		
16	1. Each consumer of electricity in the Commonwealth shall pay electric utility consumption tax on all		
17		th not in excess of 2,500 kWh at the ra	
18	State consumption	Special regulatory	Local consumption
19	tax rate	tax rate	tax rate
20	\$0.00102/kWh	\$0.000195/kWh	\$0.00038/kWh
21	2. Each consumer of electricity in the Commonwealth shall pay electric utility consumption tax on all		
22	electricity consumed per month in excess of 2,500 kWh but not in excess of 50,000 kWh at the rate of <del>\$0.00102</del> \$0.001085 per kWh, as follows:		
23 24	State consumption	Special regulatory	Local consumption
25	tax rate	tax rate	tax rate
26	\$0.00065/kWh	<del>\$0.00013/kWh</del> -\$0.000195/kWh	\$0.00024/kWh
27	3. Each consumer of electricity in the Commonwealth shall pay electric utility consumption tax on all		
28	electricity consumed per month in excess of 50,000 kWh at the rate of \$0.000771 \$0.000875 per kWh, as		
29	follows:		
30	State consumption	Special regulatory	Local consumption
31	tax rate	tax rate	tax rate
32	\$0.00050/kWh	\$0.000091/kWh \$0.000195/kWh	\$0.00018/kWh
33 34	4. The tax rates set forth in subdivisions 1, 2, and 3 are in lieu of and replace the state gross receipts tax (§ 58.1-2626), the special regulatory revenue tax (§ 58.1-2660), and the local license tax (§ 58.1-3731) levied on		
34 35	corporations furnishing heat, light or power by means of electricity.		
36			on consumers served by an electric utility
37	owned or operated by a municipality if such municipal electric utility elects to have an amount equivalent to		
38	the tax added on the bill such utility (or an association or agency of which it is a member) pays for bundled or		
39	unbundled transmission service as a separate item. Such amount, equivalent to the tax, shall be calculated		
40	under the tax rate schedule as if the municipal electric utility were selling and collecting the tax from its		
41 42	consumers, adjusted to exclude the amount which represents the local consumption tax if the locality in which a consumer is located does not impose a license fee rate pursuant to § 58.1-3731, and shall be remitted		
43	to the Commission pursuant to § 58.1-2901. Municipal electric utilities may bundle the tax in the rates		
44	charged to their retail customers. Notwithstanding anything contained herein to the contrary, the election		
45			icipal electric utility if the entity to whom
46	the municipal electric utility (or an association or agency of which it is a member) pays for transmission		
47	service is not subject to the taxing jurisdiction of the Commonwealth, unless such entity agrees to remit to the		
48	Commonwealth all amounts equivalent to the tax pursuant to § 58.1-2901.		
49 50	6. The tax on consumers set forth in subdivisions 1, 2, and 3 shall only be imposed in accordance with this subdivision on consumers of electricity purchased from a utility consumer services cooperative to the extent		
50 51	that such cooperative purchases, for the purpose of resale within the Commonwealth, electricity from a		
52	federal entity that made payments in accordance with federal law (i) in lieu of taxes during such taxable		
53	period to the Commonwealth and (ii) on the basis of such federal entity's gross proceeds resulting from the		
54	sale of such electricity. Such tax shall instead be calculated by deducting from each of the respective tax		
55			amount equal to the calculated tax amount

sale of such electricity. Such tax shall instead be calculated by deducting from each of the respective tax amounts calculated in accordance with subdivisions 1, 2, and 3 an amount equal to the calculated tax amount multiplied by the ratio of the total cost of power supplied by the federal entity, including facilities rental, during the taxable period to the utility consumer services cooperative's total operating revenue within the Commonwealth during the taxable period. The State Corporation Commission may audit the records and 

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books of any utility consumer services cooperative that determines the tax on consumers in accordance with 59 this subdivision to verify that the tax imposed has been correctly determined and properly remitted. 60

B. The tax authorized by this chapter shall not apply to municipalities' own use or to use by divisions or 61 agencies of federal, state and local governments. C. For purposes of this section, "kilowatt hours delivered" means in the case of eligible customer-generators, as defined in § 56-594, those kilowatt hours supplied from the electric grid to such 62

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customer-generators, minus the kilowatt hours generated and fed back to the electric grid by such 65 customer-generators. 66