## State Corporation Commission 2025 General Assembly Session State Fiscal Impact Statement

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Bill Number: HB2090 Patron: Shin

**Bill Title:** Multi-family shared solar program; minimum bill.

**Bill Summary:** Amends requirements for a shared solar facility for the purposes of the multi-family shared solar program to include facilities that are within 25 miles of the premises of a multi-family utility customer. The bill also adds requirements for the minimum bill for the multi-family shared solar program, requiring that a subscriber's net bill not fall below the minimum bill and requiring that the calculation of a subscriber's minimum bill be based on the amount of kilowatt-hours billed by the utility. The bill requires the State Corporation Commission to minimize the costs shifted to customers not in a shared solar program.

Budget Amendment Necessary: No Items Impacted: None

**Explanation:** Not applicable

**Fiscal Summary:** The fiscal impact estimate is indeterminate. This bill would require existing regulations to be updated by way of a proceeding.

General Fund Expenditure Impact: None

Nongeneral Fund Expenditure Impact: Indeterminate

Position Impact: None

**Fiscal Analysis:** This bill adds additional work to existing Staff which includes a proceeding and any reporting requirements the Commission determines as part of the proceeding. The fiscal impact is indeterminate at this time.

The SCC costs to implement the requirements in this bill will impact its Public Utility Fund (02080). The current rate cap authorization (58.1-2900) as approved by the General Assembly (GA) is not sufficient to generate the revenue needed for the Fund to cover the costs of this bill's requirements. However, bills HB2663 and SB1336 have been introduced in the 2025 GA session to adjust electric consumption rate caps to fund SCC existing expenses and potential new expenses from electric utility SCC oversight legislation passed during the 2025 GA Session. The costs associated with HB2090 can be absorbed from the revenue that would result from the passage of HB2663/SB1336.

Other: None