

## HOUSE BILL NO. 1393

## AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Labor and Commerce  
on \_\_\_\_\_)

(Patron Prior to Substitute—Delegate LeVere Bolling)

*A BILL to amend and reenact §§ 56-585.1:2 of the Code of Virginia, relating to electric utilities; pilot program for energy assistance and weatherization for certain individuals; cost recovery for certain electrical facilities.*

**Be it enacted by the General Assembly of Virginia:**

**1. That § 56-585.1:2 of the Code of Virginia is amended and reenacted as follows:**

**§ 56-585.1:2. Pilot program for energy assistance and weatherization.**

Notwithstanding the provisions of §§ 56-249.6 and 56-585.1:

Each Phase I and II Utility shall conduct a pilot program for energy assistance and weatherization for ~~low~~  
~~income~~ *low-income*, elderly, and disabled individuals in their respective service territories in the  
Commonwealth. Each pilot program shall be funded by the utility and shall commence September 1, 2015.  
Each Phase I Utility shall continue such pilot program at no less than ~~the existing levels of funding as of July~~  
~~1, 2018; \$1 million and no greater than \$1.5 million~~ for each year that the utility provides such service. Each  
Phase II Utility shall continue such pilot program at no less than ~~\$13~~ *\$156 million and no greater than \$204*  
*million* for ~~each year the utility is providing such service~~ *the time period beginning July 1, 2026, and ending*  
*July 1, 2038*. The funding for the pilot programs established pursuant hereto for energy assistance and  
weatherization for low-income, elderly, and disabled individuals in the service territory in the  
Commonwealth of each respective utility shall continue until ~~the earlier of amendment or repeal of this~~  
~~section~~ *or July 1, 2028 2038*. Each such utility shall report on the status of its pilot program, including the  
number of individuals served thereby *and the amount of annual expenditures for such program*, to the  
Governor, the State Corporation Commission, the ~~Chairman~~ *Chair* of the House Committee on Labor and  
Commerce ~~and~~, the ~~Chairman~~ *Chair* of the Senate Committee on Commerce and Labor, *and the Commission*  
*on Electric Utility Regulation* by July 1, ~~2016~~, *and of each year thereafter*.

**2. That a Phase II Utility, as defined in subdivision A 1 of § 56-585.1 of the Code of Virginia, may  
recover costs associated with any petition for cost recovery made pursuant to clause (iv) of subdivision  
A 6 of § 56-585.1 of the Code of Virginia that has been previously approved by or is pending with the  
State Corporation Commission as of December 1, 2038, notwithstanding any time limitations on such  
cost recovery under subdivision A 6 of § 56-585.1 of the Code of Virginia.**