

HOUSE OF DELEGATES AMENDMENT FORM

Number: 1/13/99 Amendment Number: AEP-3
Consolidated
Draft

Committee:

or

Floor Amendment Offered By:

Title Amendment

Page 2 draft line 1 after 1.

Strike

On or before January 1, 2001 each

Insert

Each

Date: _____

Agreed to: _____
Committee Clerk

Date: _____
Agreed to: _____

Clerk
Rejected: _____
Clerk

HOUSE OF DELEGATES AMENDMENT FORM

Number: 1/13/99 Amendment Number: AEP-4
Consolidated
Draft

Committee:

or

Floor Amendment Offered By:

Title Amendment

Page 2 draft line 3 after ~~or ISO~~

Strike

Insert

shall take all prudent actions necessary to facilitate the establishment on or before January 1, 2001, of

Date: _____

Agreed to: _____
Committee Clerk

Date: _____
Agreed to: _____

Clerk
Rejected: _____
Clerk

HOUSE OF DELEGATES
AMENDMENT FORM

Number: 1/13/99
Consolidated
Draft

Amendment Number: AEP-5

Committee:

or

Floor Amendment Offered By:

Title Amendment

Page 2 draft line 4 after which entity may be an

Strike
intrastate

Insert

Date: _____

Agreed to: _____
Committee Clerk

Date: _____
Agreed to: _____

Clerk
Rejected: _____
Clerk

**HOUSE OF DELEGATES
AMENDMENT FORM**

Number: 1/13/99 **Amendment Number:** AEP-6
Consolidated
Draft

Committee:

or

Floor Amendment Offered By:

Title Amendment

Page 12 **draft** **line** 1 **after** the beginning of the line

Strike

all of lines 1 through 11.

Insert

2. The incumbent electric utility or distribution utility shall provide such services, or form an affiliate to do so, within the territory served by such utility upon the date of commencement of customer choice for all retail customers, at rates which are fairly compensatory to the utility and which reflect any cost of energy prudently procured, including energy procured from the competitive market; provided that the Commission may not require an incumbent electric utility or distribution utility, or affiliate thereof, to provide any such services outside the territory in which such utility provides service.

3. May, as an alternative to requiring the incumbent electric utility or distribution utility to provide default services, and upon finding that such an alternative would be in the public interest, designate through a competitive process one or more willing providers to provide one or more components of such services, in one or more regions of the Commonwealth, to one or more classes of such customers; the incumbent electric utility or distribution utility may petition the Commission to make such a finding, and

Date: _____

Date: _____

Agreed to: _____

Clerk

Agreed to: _____

Committee Clerk

Rejected: _____

Clerk

HOUSE OF DELEGATES AMENDMENT FORM

Number: 1/13/99
Consolidated
Draft

Amendment Number: AEP-7

Committee:

or

Floor Amendment Offered By:

Title Amendment

Page 17 draft line 1 after the beginning of the line

Strike

all of lines 1-3 and all of lines 11-14

Insert

Date: _____

Agreed to: _____
Committee Clerk

Date: _____
Agreed to: _____

Clerk
Rejected: _____
Clerk

**HOUSE OF DELEGATES
AMENDMENT FORM**

Number: 1/13/99 Amendment Number: AEP-8
Consolidated
Draft

Committee:

or

Floor Amendment Offered By:

Title Amendment

Page 19 draft line after line 10

Strike

Insert

§ 56-591.1. Customer class cross-subsidies.

A. The Commission shall determine the amounts of any customer class cross-subsidies which may exist in rates and revenues of incumbent electric utilities as of January 1, 2002. The Commission shall provide for their continuance, or discontinuance, as the Commission may find to be in the public interest, by incorporating appropriate charges and credits in the application of a nonbypassable wires charge as provided for in § 56-592.

Date: _____

Agreed to: _____
Committee Clerk

Date: _____
Agreed to: _____

Clerk
Rejected: _____
Clerk