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Should the current taxation scheme for utilities remain in effect if there is restructuring?	No	No	No	No	No	No	Yes, however local consumer utility taxes and the state and local gross receipts tax may need to be based on a kWh basis rather than gross receipts.	Some modification of state and local tax code required. Could collect a modified gross receipts tax at the transmission provider level. Tax issues surrounding out-of-state gas purchases should also be addressed.
Which mechanisms are appropriate replacement mechanisms for the state gross receipts tax: a. corporate income tax on generation b. "declining block consumption tax"	a. corporate income tax on the total business income b. declining block consumption tax in conjunction with corporate income tax on total business income	a. corporate income tax on the total business income b. consumption tax should equitably allocate the tax burden among customer classes and prevent further shifting of the tax burden to smaller customers.	a. corporate income tax solely on generation, additionally provide for a \$3 per ton coal tax credit to be applied against the corporate income tax for the purchase of Virginia coal. b. "declining block" consumption tax- a revised utility tax. Not a tax increase, but merely a	a. support the concept of corporate income tax solely on generation; however, may be simpler from an administrative standpoint to tax all income from whatever source derived. b. Strongly favor the "declining block" consumption tax.	a. support corporate net income tax on generation, since this is the area where competition will occur. b. support the "declining block" consumption tax since it assures that each kWh of electricity is taxed in the same way.	a. corporate income tax based on "federal taxable income". b. majority of tax revenue presently raised by the GRT should be replaced by an electric consumption tax.	No position on appropriate replacement mechanisms for the state gross receipts tax, except to recommend that the method of tax replacement provide sufficient revenues.	a. corporate income tax could be a mechanism, or collect state gross receipts tax at the transmission meter level. b. may be appropriate to use the "declining block" consumption tax if relative tax impact on the classes of customers remains the same. Any consumption tax should be

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Which mechanisms are appropriate replacement mechanisms for the state gross receipts tax: a. corporate income tax on generation b. "declining block consumption tax" (Cont'd)		replacement for the gross receipts tax previously passed through.					unbundled so that the amount of the individual taxes the consumption tax replaces can be identified and appropriately remitted or withheld. It continues to be the opinion of the municipal electrics that the state gross receipts tax or an equivalent can still be collected at transmission level meters.
Should the "declining block" consumption tax include: a. local gross receipts taxes, b. SCC special assessment	Consumption tax should be limited to the state tax portion only.	Yes, consumption tax based on a per kWh basis makes it easy to include the local gross receipts tax and SCC special assessment.	Yes	Yes- for purposes of clarity and administrative convenience, subsume as many current taxes as possible in the consumption tax.	Yes- and localities should have the option of adjusting the state's minimum consumption tax rates to ensure no loss of revenues.	Yes	Local gross receipts taxes: yes- and the tax rate for this portion of the consumption tax should be unbundled so that it can be properly identified and remitted to a locality. SCC special

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Should the "declining block" consumption tax include: a. local gross receipts taxes, b. SCC special assessment								assessment: No. Currently gross receipts of regulated utilities fund the regulatory operations of the SCC. It is not necessary or appropriate for the municipal electric systems to pay
Describe the appropriate tax treatment for: a. investorowned utilities, b. electric cooperatives, c. municipal electric systems	a. corporate income tax on all income, special regulatory tax on gross receipts, b. electric cooperatives should pay a corporate income tax if they are liable under current statutes, should also pay the special regulatory tax on gross receipts c. municipal	Any new taxation scheme should (i) satisfy constitutional requirements, (ii) provide revenue neutrality for the Commonwealth and localities, (iii) assure equitable treatment for consumers, and (iv) establish a level playing field for competitors.	Replace gross receipts tax with a corporate net income tax on generation and provide for a \$3 per ton coal tax credit to be applied against the corporate net income tax for purchases of Virginia coal.	a. corporate income tax on generation income, "declining block" consumption tax, b. Modified gross receipts tax and consumption tax, c. consumption tax on all ultimate consumers of electricity.	Investor- owned utilities, co-ops and municipal systems should be taxed similarly to the extent they provide the same services. A consumption tax imposed directly at the retail customer level is particularly appropriate in this regard. This type of tax avoids the	a. corporate income tax based on federal taxable income. b. corporate income tax based on federal taxable income. c. all consumers of electricity should be subject to auniform consumption tax.	a. no position b. no position c. VML's position is that electricity purchases, either inside or outside of the state, should be subject to the state's taxation at a level comparable to the current state gross receipts tax. No direct	for the regulatory functions of the SCC. a. all of the electric utility operations of for-profit entities should be subject to state and federal income taxes. All electric utilities should continue to collect or provide approximately the same amount of tax revenue in the deregulated environment as they do

	SCC	Division of Consumer Counsel	Virginia Power	AEP	Allegheny	Co-Ops	VML/VACO	MEPAV
Describe the appropriate tax treatment for: a. investorowned utilities, b. electric cooperatives, c. municipal electric	electric systems should be subject to the consumption tax. Wholesale power procedures should be liable for the income tax		Power		problem of the income tax not being applicable to some entities.		taxation of municipal utility or its customers. Municipal electric systems should continue to have the authority to set their own rates and be	now. b. it may be appropriate to set a minimum threshold for tax contributions to ensure the Commonwealth's revenue does not diminish. c. Consump-
systems (Cont'd)	and special regulatory tax on gross receipts						governed by local governing bodies, not a state governing or state regulatory board.	tion tax, as proposed, will substantially increase the tax burden on the customers of municipal electric utilities. A continuation of some form of gross receipts tax may be more revenue neutral. If a consumption tax is enacted, the measure should allow municipal electric utilities the option of providing the revenue through their

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Describe the appropriate tax treatment for: a. investor-owned utilities, b. electric cooperatives, c. municipal electric systems (Cont'd)								transmission and/or purchase power contracts. Additionally, for municipalities that operate their own electric systems, the amount of consumption tax representing the SCC special assessment should not be collected.
Which state agency should administer any tax program designed to replace the gross receipts tax?	If the "declining block" consumption tax is passed as currently written, the SCC should administer the program. If the "declining block" is limited only to general fund taxes, the Department of Taxation should administer.		Either the SCC or the Department of Taxation. Educational effort should be planned as well.	No preference.	Department of Taxation (Consistency of application)	Department of Taxation for the corporate income tax, SCC for the consumption tax and oversight in functional allocation between generation and nongeneration business segments.	VACO- SCC VML- Department of Taxation (expertise with collection and remittance to localities.)	Department of Taxation

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What action	The General	Localities	Change in		All generating	If generating	
should the	Assembly	should be	valuation of		assets should	facilities	
General	should provide	given the	generation		be taxed on an	decline in	
Assembly	for central	authority to	facilities		equitable	value, the	
take to	assessment of	assess and	speculative at		basis. Losses	state needs to	
protect/prese	all property to	adjust the	this time.		in revenue	assess the	
rve the	investor-	property tax	AEP does not		may be made	fiscal problems	
current	owned	rates on	advocate any		up in the	for the	
revenues	utilities,	generation	legislation at		consumption	localities	
received	electric	facilities. All	this time to		tax rate.	involved. If	
from real	cooperatives	generators of	protect/		Localities may	localities must	
property	and wholesale	electricity	preserve the		be given the	assess the	
taxes on	generators.	should be	current		option of	generating	
generation		taxed	revenues		increasing the	facilities, state	
facilities?		consistently	received from		consumption	should provide	
		within the	property taxes		tax to	guidelines and	
		locality.	on generation		supplement	assistance.	
			facilities.		local revenue.		
Who should	The SCC	Localities	SCC should		All property	SCC should	Local
perform	should be	should assess.	continue to		owned by	continue to	governments.
assessments	designated as		perform		electric	assess	
on property	the central		assessments.		generators	distribution	
owned by	state agency to		Assessment		should be	systems and	
suppliers of	assess the		authority		subject to	transmission	
electricity?	property of		should be		uniform	lines.	
	investor-		extended to all		central		
	owned		generating		assessment.		
	utilities,		facilities in the				
	electric		Common-				
	cooperatives,		wealth.				
	and wholesale						
	generators.						
What	Original cost	Fair market	Fair market	Tax all	"Book cost" as		
assessment	less	value	value	generation	defined by		
method	depreciation.	principles in	principles in	property	generally		
should be	Deregulation	accordance	accordance	similarly,	accepted		
used on	may require	with the	with the	using a	accounting		

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What action should the General Assembly take to protect/preserve the current revenues received from the consumer utility tax? (Cont'd)				increase revenues and to avoid excessive taxation of large electricity users.				
Who should collect and remit the consumer utility tax to localities?	Local electric distribution company		Local electric distribution company.	"Service provider" as defined in SB 619.	Ideally, the governmental entity imposing the tax should collect it. In practice, the regulated service provider should collect and remit.	Retail power distributors	Electric distribution companies.	The local service provider.