OFFERED FOR CONSIDERATION

1	HOUSE JOINT RESOLUTION NO. 30
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Rules
4	on)
5	(Patron Prior to SubstituteDelegate Sullivan)
6	Requesting the State Corporation Commission, in collaboration with the Department of Energy, to study
7	performance-based regulatory tools for investor-owned electric utilities, and the impact of
8	competitive service providers in the Commonwealth. Report.
9	WHEREAS, energy is essential to the health, safety, and welfare of the people of the
10	Commonwealth and to the Commonwealth's economy; and
11	WHEREAS, a well-capitalized utility that is financially stable is vital to every aspect of the
12	Commonwealth; and
13	WHEREAS, performance-based regulation and alternative regulatory tools represent a potential
14	opportunity for the Commonwealth to further align the financial incentives of investor-owned utilities
15	with public interest goals, including reliability, customer satisfaction, and the deployment of the best-
16	available and lowest-cost energy technologies, in meeting the policies of the Commonwealth; now,
17	therefore, be it
18	RESOLVED by the House of Delegates, the Senate concurring, That the State Corporation
19	Commission, in collaboration with the Department of Energy, be requested to study performance-based
20	regulatory tools for investor-owned electric utilities, and the impact of competitive service providers in
21	the Commonwealth. Such study shall evaluate the potential of such tools and alternative regulatory tools
22	to modernize the regulation of such utilities and shall evaluate the impact of competitive service providers.
23	Such review shall consider the long-term financial stability of investor-owned utilities and balance the
24	interests of all stakeholders for the benefit of the Commonwealth. For purposes of this resolution,
25	"competitive service providers" means entities with generation or transmission and licensed suppliers that
26	sell electricity to end-use customers.

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27 In conducting its study, the State Corporation Commission (the Commission) shall evaluate the 28 potential of performance-based regulatory tools and alternative regulatory tools to assist in the regulation of investor-owned electric utilities by (i) tracking and achieving improved performance in affordability, 29 30 reliability, customer service, and resiliency; (ii) enhancing cost-containment incentives; (iii) streamlining 31 planning and resource procurement to secure competitive prices for energy infrastructure; (iv) 32 harmonizing financial incentives created through regulation with the Commonwealth's energy policy 33 goals; (v) eliminating disincentives for utilities to deploy third-party and customer-owned generation, 34 energy efficiency savings, and peak-load reduction; and (vi) making progress toward the Commonwealth's 35 decarbonization goals. The Commission shall (a) provide an analysis of the current regulatory framework 36 and the financial incentives such framework creates for investor-owned electric utilities and competitive 37 service providers in the Commonwealth; (b) identify possible misalignments between such incentives for 38 investor-owned and competitive service providers and the Commonwealth's energy policy goals; (c) 39 analyze performance-based and alternative regulatory tools used in other jurisdictions to correct such 40 misalignments; (d) review the varying obligations on investor-owned utilities and competitive service 41 providers; (e) analyze the impact of competitive service providers in the Commonwealth; (f) propose 42 reforms to the current regulatory framework; (g) identify reforms that could be implemented under the 43 current authority vested in the Commission, as well as reforms requiring additional enabling legislation; 44 and (h) consider whether and how these tools assist in preventing carbon leakage from the manufacturing 45 sector. Tools the Commission shall consider in its study include reporting metrics, scorecards, 46 performance-incentive mechanisms, the decoupling of electricity sales from utility revenues, multivear 47 rate plans, fuel cost-sharing mechanisms, best practices for all-source competitive procurement, and **48** strategies to equalize financial incentives to deploy capital expenditures and operating expenses, and any 49 other information deemed relevant or helpful by the Commission in its review. Performance areas the 50 Commission shall consider in conducting such study include (1) reliability and resiliency; (2) affordability 51 for customers; (3) emergency response and safety; (4) cost-efficient utility investments and operations; 52 (5) customer service; (6) savings maximization from energy efficiency and exceedance of statutorily 53 required savings levels; (7) peak-demand reductions; (8) integration of distributed energy resources,

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54 including the quality and timeliness of interconnection of customer-owned and third-party-owned 55 resources; (9) environmental justice and equity; (10) beneficial electrification, including in the 56 transportation and buildings sectors; (11) maximization of available federal funding; (12) decarbonization 57 of the Commonwealth's electricity sector; (13) cyber and physical security of the grid; (14) annual and 58 monthly generation and resource needs in addition to hourly generation and resource needs on the 10 59 hottest and coldest days of the year; and (15) any other topics deemed relevant and useful to the 60 Commission in its review of performance areas.

61 In conducting its study, the Commission shall gather comments and include the input and 62 recommendations of a stakeholder process that shall be developed by the Department of Energy (the 63 Department). The Department shall create and facilitate such stakeholder process and shall include as 64 stakeholders electric utilities in the Commonwealth, competitive service suppliers in the Commonwealth, 65 representatives of all customer classes, Commission staff, the Office of the Attorney General, 66 environmental organizations, consumer protection groups, and local communities. Such stakeholder 67 process shall engage stakeholders in the Commission's study of alternative regulatory tools and other 68 jurisdictions' experiences, successes, and failures in implementing such tools, and such process shall lead 69 to the development and proposal of potential reforms to the current regulatory framework of investor-70 owned electric utilities in the Commonwealth that shall inform the Commission's final report. The 71 activities of such stakeholder group shall include (A) facilitated workshops and presentations on 72 alternative regulatory tools, (B) opportunities for open dialogue and meaningful input, (C) access to the 73 information and other resources necessary for robust engagement, and (D) the opportunity to respond to 74 proposals, as appropriate.

75 Technical assistance shall be provided to the Commission by the Department. In conducting its
76 study, the Commission may engage consultants with experience in alternative utility regulation and
77 performance-based regulation. All agencies of the Commonwealth shall provide assistance to the
78 Commission for this study, upon request.

79 The Commission shall complete its meetings by September 30, 2025, and shall submit to the80 Governor and the General Assembly an executive summary and report of its findings and

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81 recommendations for publication as a House or Senate document by October 15, 2025. The executive 82 summary and report shall be submitted as provided in the procedures of the Division of Legislative 83 Automated Systems for the processing of legislative documents and reports no later than the first day of 84 the next Regular Session of the General Assembly and shall be posted on the General Assembly's website. 85 The Commission and the Department shall provide a briefing on their findings and recommendations in a 86 public meeting to the House Committee on Labor and Commerce, the Senate Committee on Commerce 87 and Labor, and the Commission on Electric Utility Regulation by November 15, 2025. #

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