1	SENATE BILL NO. 480
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Labor and Commerce
4	on)
5	(Patron Prior to SubstituteSenator Aird)
6	A BILL to amend the Code of Virginia by adding in Chapter 21 of Title 15.2 an article numbered 2.1,
7	consisting of sections numbered 15.2-2121.1, 15.2-2121.2, and 15.2-2121.3, by adding in Chapter
8	3.2 of Title 44 a section numbered 44-146.29:4, and by adding in Article 2 of Chapter 10 of Title
9	56 sections numbered 56-245.1:3 and 56-245.1:4, relating to public utilities; municipal utilities;
10	disconnection of service; limitations; consumer protections.
11	Be it enacted by the General Assembly of Virginia:
12	1. That the Code of Virginia is amended by adding in Chapter 21 of Title 15.2 an article numbered
13	2.1, consisting of sections numbered 15.2-2121.1, 15.2-2121.2, and 15.2-2121.3, by adding in Chapter
14	3.2 of Title 44 a section numbered 44-146.29:4, and by adding in Article 2 of Chapter 10 of Title 56
15	sections numbered 56-245.1:3 and 56-245.1:4 as follows:
16	Article 2.1.
17	Disconnection Provisions for Public Utilities.
18	<u>§ 15.2-2121.1. Definitions.</u>
19	As used in this article, "utility" means a public utility that is owned or operated by a locality of the
20	Commonwealth.
21	<u>§ 15.2-2121.2. Disconnection suspension for utilities.</u>
22	A. 1. No electric utility shall disconnect from service any residential customer for the nonpayment
23	of bills or fees (i) when the forecasted temperature low is at or below 32 degrees Fahrenheit within the 24
24	hours following the scheduled disconnection or (ii) when the forecasted temperature is at or above 92
25	degrees Fahrenheit within the 24 hours following the scheduled disconnection.

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26	2. No gas utility shall disconnect from service any residential customer for nonpayment of bills or
27	fees when the forecasted temperature low is at or below 32 degrees Fahrenheit within the 24 hours
28	following the scheduled disconnection.
29	3. No water or wastewater utility shall disconnect from service any residential customer when the
30	forecasted temperature is at or above 92 degrees Fahrenheit within the 24 hours following the scheduled
31	disconnection.
32	4. To ascertain the projected temperature as provided in this subsection, each utility shall refer to
33	the forecasted local temperature provided by the National Weather Service where the customer to be
34	disconnected is located.
35	B. No utilities shall disconnect from service any residential customer for nonpayment of bills or
36	fees on Fridays, weekends, state holidays, or the day immediately preceding a state holiday.
37	C. Nothing in this section shall be construed to limit utilities from voluntarily suspending
38	scheduled disconnections during other extreme weather events, emergency conditions, or circumstances
39	in which a utility determines such suspension is necessary to protect the health and safety of its customers
40	and the reliability of utility service in the Commonwealth. Further, nothing in this section shall be
41	construed to prohibit (i) a disconnection required by the conditions of subdivision A 8 of § 56-247.1, (ii)
42	emergency disconnections for health and safety purposes, or (iii) the occurrence of an automatic service
43	suspension associated with prepaid utility service. Any fees or expenses incurred by a utility in complying
44	with the requirements of this section shall be recovered by the utility.
45	§ 15.2-2121.3. Notice procedures for nonpayment; disconnecting utility service.
46	A. Each utility subject to the provisions of this article shall provide to each of its residential
47	customers a copy of its disconnection for nonpayment policy (i) at any time a new residential account is
48	established, (ii) when any disconnection for nonpayment of bills or fees is scheduled by including a copy
49	of the policy with such notice, or (iii) by publishing the disconnection policy on the utility's website. Each
50	such utility shall provide all required notices in English and Spanish. Such required notices shall include
51	information regarding payment plans and state, federal, or utility energy assistance programs.

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52	B. Each utility subject to the provisions of this article shall deliver notice of nonpayment of bills
53	or fees to its residential customers prior to disconnection by using at least two of the following methods:
54	(i) mail, (ii) email, (iii) text message, (iv) phone call, or (v) door hanger.
55	C. Utility disconnections due to the nonpayment of bills or fees are prohibited for residential
56	customers until the customer's account is 60 days in arrears. After each missed payment, the utility shall
57	provide notice pursuant to subsection B and make contact with the customer and offer bill payment
58	assistance, arrange a payment plan, or provide information to the customer for other bill payment
59	assistance or energy savings programs.
60	D. No electric or gas utility shall require a deposit of more than 25 percent of the arrearage amount
61	for service, exclusive of nonpayment fees, penalties, or interest, in order to restore service to any
62	residential customer where such utility received funding from the Department of Social Services for such
63	customer through the Home Energy Assistance Program pursuant to § 63.2-805 within the last 12 months.
64	A customer is eligible for this provision once every three years.
65	§ 44-146.29:4. Disconnection suspension for certain utilities.
65 66	<u>§ 44-146.29:4. Disconnection suspension for certain utilities.</u> In the case of any state of emergency declared by the Governor in response to a communicable
66	In the case of any state of emergency declared by the Governor in response to a communicable
66 67	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas,
66 67 68	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned
66 67 68 69	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned or operated by a municipality shall be suspended from disconnecting service to residential customers for
66 67 68 69 70	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned or operated by a municipality shall be suspended from disconnecting service to residential customers for nonpayment of bills or fees for 30 days upon the declaration of such emergency.
66 67 68 69 70 71	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned or operated by a municipality shall be suspended from disconnecting service to residential customers for nonpayment of bills or fees for 30 days upon the declaration of such emergency. § 56-245.1:3. Disconnection suspension for utilities.
 66 67 68 69 70 71 72 	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned or operated by a municipality shall be suspended from disconnecting service to residential customers for nonpayment of bills or fees for 30 days upon the declaration of such emergency. § 56-245.1:3. Disconnection suspension for utilities. A. As used in this section, "utility" means an electric company, a natural gas supplier, or a water
 66 67 68 69 70 71 72 73 	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned or operated by a municipality shall be suspended from disconnecting service to residential customers for nonpayment of bills or fees for 30 days upon the declaration of such emergency. § 56-245.1:3. Disconnection suspension for utilities. A. As used in this section, "utility" means an electric company, a natural gas supplier, or a water supplier or wastewater service provider that is subject to the regulation of the Commission.
 66 67 68 69 70 71 72 73 74 	In the case of any state of emergency declared by the Governor in response to a communicable disease of public health threat, each utility that is engaged in the business of furnishing electricity, gas, water, or wastewater service and subject to the regulation of the State Corporation Commission or owned or operated by a municipality shall be suspended from disconnecting service to residential customers for nonpayment of bills or fees for 30 days upon the declaration of such emergency. § 56-245.1:3. Disconnection suspension for utilities. A. As used in this section, "utility" means an electric company, a natural gas supplier, or a water supplier or wastewater service provider that is subject to the regulation of the Commission. B. 1. No electric utility shall disconnect from service any residential customer for the nonpayment

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78	2. No gas utility shall disconnect from service any residential customer for nonpayment of bills or
79	fees when the forecasted temperature low is at or below 32 degrees Fahrenheit within the 24 hours
80	following the scheduled disconnection.
81	3. No water or wastewater utility shall disconnect from service any residential customer when the
82	forecasted temperature is at or above 92 degrees Fahrenheit within the 24 hours following the scheduled
83	disconnection.
84	4. To ascertain the projected temperature as provided in this subsection, each utility shall refer to
85	the forecasted local temperature provided by the National Weather Service where the customer to be
86	disconnected is located.
87	C. No utilities shall disconnect from service any residential customer for nonpayment of bills or
88	fees on Fridays, weekends, state holidays, or the day immediately preceding a state holiday.
89	D. Nothing in this section shall be construed to limit utilities from voluntarily suspending
90	scheduled disconnections during other extreme weather events, emergency conditions, or circumstances
91	in which a utility determines such suspension necessary to protect the health and safety of its customers
92	and the reliability of utility service in the Commonwealth. Further, nothing in this section shall be
93	construed to prohibit (i) a disconnection required by the conditions of subdivision A 8 of § 56-247.1, (ii)
94	emergency disconnections for health and safety purposes, or (iii) the occurrence of an automatic service
95	suspension associated with prepaid utility service. Any fees or expenses incurred by a utility in complying
96	with the requirements of this section shall be recovered by the utility.
97	§ 56-245.1:4. Notice procedures for nonpayment; disconnecting utility service.
98	A. Each utility subject to the provisions of § 56-245.1:3 shall provide to each of its residential
99	customers a copy of its disconnection for nonpayment policy (i) at any time a new residential account is
100	established, (ii) when any disconnection for nonpayment of bills or fees is scheduled by including a copy
101	of the policy with such notice, or (iii) by publishing the disconnection policy on the utility's website. Each
102	such utility shall provide all required notices in English and Spanish. Such required notices shall include
103	information regarding payment plans and state, federal, or utility energy assistance programs.

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104	B. Each utility subject to the provisions of this section shall deliver notice of nonpayment of bills
105	or fees to its residential customers prior to disconnection by using at least two of the following methods:
106	(i) mail, (ii) email, (iii) text message, (iv) phone call, or (v) door hanger.
107	C. Utility disconnections due to the nonpayment of bills or fees are prohibited for residential
108	customers until the customer's account is 60 days in arrears. After each missed payment, the utility shall
109	provide notice pursuant to subsection B and make contact with the customer and offer bill payment
110	assistance, arrange a payment plan, or provide information to the customer for other bill payment
111	assistance or energy savings programs.
112	D. No electric or gas utility shall require a deposit of more than 25 percent of the arrearage amount
113	for service, exclusive of nonpayment fees, penalties, or interest, in order to restore service to any
114	residential customer where such utility received funding from the Department of Social Services for such
115	customer through the Home Energy Assistance Program pursuant to § 63.2-805 within the last 12 months.
116	A customer is eligible for this provision once every three years.
117	2. That the State Corporation Commission (the Commission) may, in its discretion, direct a utility
118	subject to the Commission's jurisdiction and the provisions of §§ 44-146.29:4 and 56-245.1:3 of the
119	Code of Virginia, as created by this act, to extend or otherwise modify a suspension or limitation on
120	disconnecting service to residential customers beyond the time periods prescribed by this act (i) if
121	the Commission finds such extension or modification to be necessary or in the public interest and
122	(ii) provided that any such modification does not shorten the disconnection suspension under § 44-
123	146.29:4 of the Code of Virginia, as created by this act, to a time period of less than 30 days. Prior
124	to issuing any such extension or modification, the Commission shall convene a stakeholder meeting
125	to seek input from utility representatives, interested parties, and customers to inform such decision
126	and determine whether such decision is in the public interest.

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