THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 393 Session of 2015

INTRODUCED BY REESE, BARRAR, BLOOM, DeLUCA, DIAMOND, DUNBAR,			
DUSH, EMRICK, EVANKOVICH, GABLER, GILLEN, A. HARRIS, JAMES,			
KAUFFMAN, MALONEY, MARSHALL, METCALFE, METZGAR, MUSTIO,			
PETRARCA, PICKETT, REGAN, SACCONE, SAYLOR, SNYDER, SONNEY AND			
TALLMAN, FEBRUARY 9, 2015			

REFERRED TO COMMITTEE ON CONSUMER AFFAIRS, FEBRUARY 9, 2015

AN ACT

1 2 3 4	Amending Title 66 (Public Utilities) of the Pennsylvania Consolidated Statutes, in restructuring of electric utility industry, further providing for duties of electric distribution companies.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Section 2807(f) of Title 66 of the Pennsylvania
8	Consolidated Statutes is amended to read:
9	§ 2807. Duties of electric distribution companies.
10	* * *
11	(f) Smart meter technology and time of use rates
12	(1) [Within nine months after the effective date of this
13	paragraph, electric] <u>Electric</u> distribution companies [shall]
14	may file a smart meter technology procurement and
15	installation plan with the commission for approval. [The plan
16	shall describe the smart meter technologies the electric
17	distribution company proposes to install in accordance with

1 paragraph (2).

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2 (2) Electric distribution companies shall furnish smart
 3 meter technology as follows:

4 (i) Upon request from a customer that agrees to pay 5 the cost of the smart meter at the time of the request.

(ii) In new building construction.

7 (iii) In accordance with a depreciation schedule not
8 to exceed 15 years.]

9 (3) Electric distribution companies shall, with customer 10 consent, make available direct meter access and electronic 11 access to customer meter data to third parties, including 12 electric generation suppliers and providers of conservation 13 and load management services.

14 (4) In no event shall lost or decreased revenues by an 15 electric distribution company due to reduced electricity 16 consumption or shifting energy demand be considered any of 17 the following:

(i) A cost of smart meter technology recoverable
under a reconcilable automatic adjustment clause under
section 1307(b), except that decreased revenues and
reduced energy consumption may be reflected in the
revenue and sales data used to calculate rates in a
distribution rate base rate proceeding filed under
section 1308 (relating to voluntary changes in rates).

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(ii) A recoverable cost.

(5) [By January 1, 2010, or at the end of the applicable
generation rate cap period, whichever is later, a] <u>A</u> default
service provider [shall] <u>may</u> submit to the commission one or
more proposed time-of-use rates and real-time price plans.
The commission shall approve or modify the time-of-use rates

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1 and real-time price plan within six months of submittal. The 2 default service provider [shall] may offer the time-of-use 3 rates and real-time price plan to all customers that have been provided with smart meter technology [under paragraph 4 5 (2) (iii)]. Residential or commercial customers may elect to 6 participate in time-of-use rates or real-time pricing. [The 7 default service provider shall submit an annual report to the 8 price programs and the efficacy of the programs in affecting 9 energy demand and consumption and the effect on wholesale 10 market prices.

11 (6) The provisions of this subsection shall not apply to 12 an electric distribution company with 100,000 or fewer 13 customers.]

14 An electric distribution company may recover (7)15 reasonable and prudent costs of providing smart meter 16 technology [under paragraph (2) (ii) and (iii)], as determined 17 by the commission[. This paragraph includes], including 18 annual depreciation and capital costs over the life of the 19 smart meter technology and the cost of any system upgrades 20 that the electric distribution company may require to enable 21 the use of the smart meter technology which are incurred 22 after the effective date of this paragraph, less operating 23 and capital cost savings realized by the electric 24 distribution company from the installation and use of the 25 smart meter technology. Smart meter technology shall be 26 deemed to be a new service offered for the first time under 27 section 2804(4)(vi). An electric distribution company may 28 recover smart meter technology costs:

29 (i) through base rates, including a deferral for
30 future base rate recovery of current basis with carrying

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1	charge as determined by the commission[; or
2	(ii) on a full and current basis through a
3	reconcilable automatic adjustment clause under section
4	1307].
5	* * *
6	Section 2. This act shall take effect in 60 days.