#### 107TH CONGRESS 1ST SESSION

# H. R. 1601

To amend the Internal Revenue Code of 1986 to facilitate electric cooperative participation in a competitive electric power industry.

### IN THE HOUSE OF REPRESENTATIVES

April 26, 2001

Mr. McInnis (for himself, Mr. Tanner, Mr. Hayworth, Mr. Matsui, Mr. Pomeroy, Mr. Ramstad, and Mr. English) introduced the following bill; which was referred to the Committee on Ways and Means

## A BILL

To amend the Internal Revenue Code of 1986 to facilitate electric cooperative participation in a competitive electric power industry.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Rural Electric Tax
- 5 Equity Act".
- 6 SEC. 2. MEMBER INCOME TEST.
- 7 (a) Electric Industry Restructuring Income
- 8 Excluded From Member Income Test.—

1	(1) In general.—Section 501(c)(12)(C) of the
2	Internal Revenue Code of 1986 is amended by strik-
3	ing "or" at the end of clause (i), by striking the pe-
4	riod at the end of clause (ii) and inserting a comma,
5	and by adding at the end the following new clauses:
6	"(iii) from the prepayment of any
7	loan, debt, or obligation made, insured, or
8	guaranteed under the Rural Electrification
9	Act of 1936,
10	"(iv) from any organization or entity
11	in which the electric company owns an in-
12	terest, other than income received by the
13	electric company and paid by the organiza-
14	tion or entity,
15	"(v) from any member that volun-
16	tarily waives any right to capital credits,
17	patronage dividends, or similar amounts
18	allocated or paid by the electric company,
19	"(vi) from any member for electric en-
20	ergy sold or furnished by the electric com-
21	pany based upon the electric company's in-
22	cremental cost of generating, purchasing,
23	transmitting, or distributing the electric
24	energy,

1	"(vii) from the receipt of any money
2	or capital or any other contribution in aid
3	of construction that would be excluded
4	from income under section 118(c) if re-
5	ceived by a regulated public utility,
6	"(viii) either—
7	"(I) from the transfer of any
8	amount into a trust, fund, or instru-
9	ment established to pay any nuclear
10	decommissioning costs, if the transfer
11	is in connection with the transfer of a
12	nuclear powerplant or nuclear power-
13	plant unit, or
14	"(II) from the distribution of any
15	amount from any such trust, fund, or
16	instrument, including income rep-
17	resenting payments by the electric
18	company to the trust, fund, or instru-
19	ment, and investment income earned
20	by the trust, fund, or instrument,
21	"(ix) from any individual, organiza-
22	tion, or entity for the electric company sell-
23	ing, leasing, exchanging, or otherwise
24	transferring on a mutually agreed upon

basis any property, property right, asset,
or service territory, or

- "(x) from any organization or entity, including any municipality, resulting from the compulsory or involuntary requisition or condemnation, or the threat or imminence of a compulsory or involuntary requisition or condemnation, of any property, asset, or service territory.".
- (2) SPECIAL RULES.—Section 512(b)(12) of such Code is amended by adding at the end the following new subparagraphs:

"(E) For purposes of this paragraph, if any Federal, State, or local law, regulation, holding, or order prohibits an electric company from engaging in a business on a cooperative basis, and if the electric company owns an interest in any organization or entity engaged in that business, then, at the electric company's election, the percentage of any income received by the electric company and paid by the organization or entity equaling the percentage of amounts collected by the organization or entity from electric company members during the taxable year shall be treated as amounts collected

by the electric company from members for the
sole purpose of meeting losses and expenses.

"(F) For purposes of subparagraph (C), regardless of any contrary Federal, State, or local law, regulation, holding, or order, neither an electric company's receipt of income described in clause (v) or (vi) of such subparagraph, nor a member's voluntary waiver of a right described in such clause (v) or payment described in such clause (vi), shall affect any determination that the electric company is operating on a mutual or cooperative basis.".

13 (b) ELECTRIC INDUSTRY RESTRUCTURING INCOME
14 INCLUDED AS MEMBER INCOME IN MEMBER INCOME
15 Test.—Section 501(c)(12) of the Internal Revenue Code
16 of 1986, as amended by subsection (a)(2), is amended by
17 adding at the end the following new subparagraph:

"(G)(i) For purposes of this paragraph, amounts collected by a mutual or cooperative electric company from members for the sole purpose of meeting losses and expenses includes income received or accrued from any individual, organization, or entity not a member for, or in connection with, the electric company selling, performing, or otherwise providing any goods or

services as required by, in voluntary compliance
with, or in order to conform to any electric industry restructuring law, including the following:

"(I) The transmission or distribution

"(1) The transmission or distribution of electric energy to, with, or for any member, or the sale, performance, transfer, or other provision of any other goods or services related to the transmission or distribution of electric energy to, with, or for any member.

"(II) The joining, participation in, transfer of ownership or control of property to, or provision of any other goods or services to or for a regional transmission organization, independent system operator, regional transmission group, or similar organization or entity, all as approved or authorized by the Federal Energy Regulatory Commission, the Public Utility Commission of Texas, the Rural Utilities Service, or other appropriate entity.

"(III) The sale, performance, or other provision to, with, or for any member of any goods or services related to any meter-

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ing, billing, collection, customer service, or similar activity.

"(IV) The sale or furnishing of electric energy to, with, or for any member, or the sale, performance, or other provision of any other goods or services related to the sale or furnishing of electric energy to, with, or for any member.

"(V) The sale or furnishing of electric energy other than to, with, or for any member, or the sale, performance, or other provision of any other goods or services related to the sale or furnishing of electric energy other than to, with, or for any member, but only to the extent that, after the electric company mandatorily or voluntarily complies with any electric industry restructuring law, the annual income received or accrued for, or in connection with, the sale or furnishing of electric energy to, with, or for any member, or the sale, performance, or other provision of any other goods or services to, with, or for any member, is less than the electric company's average annual income, adjusted for

1	historical growth, received or accrued dur-
2	ing the 3 calendar years preceding the
3	electric company's compliance.
4	"(ii) For purposes of this subparagraph,
5	'electric industry restructuring law' means any
6	Federal, State, or local law, regulation, holding,
7	or order restructuring the retail or wholesale
8	electric industry or providing for or facilitating
9	the nondiscriminatory open access to, reliability
10	of, or safety associated with the transmission or
11	distribution of electric energy.".
12	SEC. 3. UNRELATED BUSINESS TAXABLE INCOME.
13	Section 512(b) of the Internal Revenue Code of 1986
14	(relating to modifications) is amended by adding at the
15	end the following new paragraph:
16	"(18) There shall be excluded all income de-
17	scribed in section 501(c)(12)(G).".
18	SEC. 4. TREATMENT OF TAXABLE ELECTRIC COOPERA-
19	TIVES.
20	Section 7701 of the Internal Revenue Code of 1986
21	(relating to definitions) is amended by redesignating sub-
22	section (n) as subsection (o) and by inserting after sub-
23	section (m) the following new subsection:
24	"(n) Treatment of Certain Amounts Received
25	BY NONEXEMPT ELECTRIC COMPANIES.—

1	"(1) In general.—With respect to any non-
2	exempt electric company—
3	"(A) any amount received from any indi-
4	vidual, organization, or entity that would not be
5	a 'contribution to the capital of the taxpayer'
6	under section 118(b), or that, if the company
7	were a regulated public utility under section
8	118(c), would be a 'contribution to the capital
9	of the taxpayer' under section 118(c), shall be
10	treated as a contribution to the company's cap-
11	ital, and
12	"(B) capital credits, patronage dividends,
13	and similar amounts include any amount paid
14	to a patron to the extent that such amount is
15	from income received from business done with
16	or for other patrons to whom no amounts are
17	paid, or to whom smaller amounts are paid,
18	with respect to substantially identical trans-
19	actions, and income shall be treated as received
20	from business done with or for the nonexempt
21	electric company's patrons, if the income is re-
22	ceived:
23	"(i) Electric industry restruc-
24	TURING INCOME.—From any individual,
25	organization, or entity not a patron for, or

in connection with, the nonexempt electric
company selling, performing, or otherwise
providing any goods or services as required
by, in voluntary compliance with, or in
order to conform to any electric industry
restructuring law, including the following:

"(I) WHEELING INCOME.—The transmission or distribution of electric energy to, with, or for any patron, or the sale, performance, transfer, or other provision of any other goods or services related to the transmission or distribution of electric energy to, with, or for any patron.

"(II) REGIONAL TRANSMISSION ORGANIZATION INCOME.—The joining, participation in, transfer of ownership or control of property to, or provision of any other goods or services to or for a regional transmission organization, independent system operator, regional transmission group, or similar organization or entity, all as approved or authorized by the Federal Energy Regulatory Commission, the Public

1	Utility Commission of Texas, the
2	Rural Utilities Service, or other ap-
3	propriate entity.
4	"(III) Unbundling income.—
5	The sale, performance, or other provi-
6	sion to, with, or for any patron of any
7	goods or services related to any meter-
8	ing, billing, collection, customer serv-
9	ice, or similar activity.
10	"(IV) ELECTRIC ENERGY SALES
11	INCOME.—The sale or furnishing of
12	electric energy to, with, or for any pa-
13	tron, or the sale, performance, or
14	other provision of any other goods or
15	services related to the sale or fur-
16	nishing of electric energy to, with, or
17	for any patron.
18	"(V) REPLACEMENT ELECTRIC
19	ENERGY SALES INCOME.—The sale or
20	furnishing of electric energy other
21	than to, with, or for any patron, or
22	the sale, performance, or other provi-
23	sion of any other goods or services re-
24	lated to the sale of or furnishing of

electric energy other than to, with, or

for any patron, but only to the extent 1 2 that, after the nonexempt electric 3 company mandatorily or voluntarily complies with any electric industry restructuring law, the annual income re-6 ceived or accrued for, or in connection 7 with, the sale or furnishing of electric 8 energy to, with, or for any patron, or 9 the sale, performance, or other provi-10 sion of any other goods or services to, 11 with, or for any patron, is less than 12 from the company's average annual 13 income, adjusted for historical growth, 14 received or accrued during the 3 cal-15 endar years preceding the company's compliance. 16 17 "(ii) Attribution income.—From 18 any organization or entity in which the 19 nonexempt electric company owns an inter-20 est. 21 "(iii) Waiver income.—From any 22 patron that voluntarily waives any right to 23 capital credits, patronage dividends, or 24 similar amounts allocated or paid by the

nonexempt electric company.

1	"(iv) Incremental cost electric
2	ENERGY INCOME.—From any patron for
3	electric energy sold or furnished by the
4	nonexempt electric company based upon
5	the company's incremental cost of gener-
6	ating, purchasing, transmitting, or distrib-
7	uting the electric energy.
8	"(v) Nuclear decommissioning in-
9	COME.—Either—
10	"(I) from the transfer of any
11	amount into a trust, fund, or instru-
12	ment established to pay any nuclear
13	decommissioning costs, if the transfer
14	is in connection with the transfer of a
15	nuclear powerplant or nuclear power-
16	plant unit, or
17	"(II) from the distribution of any
18	amount from such trust, fund, or in-
19	strument, including income rep-
20	resenting payments by the nonexempt
21	electric company to the trust, fund, or
22	instrument, and investment income
23	earned by the trust, fund, or instru-
24	ment.

1	"(vi) Property transfer in-
2	COME.—From any individual, organization,
3	or entity for the nonexempt electric com-
4	pany selling, leasing, exchanging, or other-
5	wise transferring on a mutually agreed
6	upon basis any property, property right,
7	asset, or service territory.
8	"(vii) Condemnation income.—
9	From any organization or entity, including
10	any municipality, resulting from the com-
11	pulsory or involuntary requisition or con-
12	demnation, or the threat or imminence of
13	a compulsory or involuntary requisition or
14	condemnation, of any property, asset, or
15	service territory.
16	"(2) Special rules.—For purposes of this
17	subsection—
18	"(A) WAIVER INCOME.—Regardless of any
19	contrary Federal, State, or local law, regulation,
20	holding, or order, neither a nonexempt electric
21	company's receipt of income described in para-
22	graph (1)(B)(iii), nor a patron's voluntary waiv-
23	er of a right described in such paragraph, shall
24	affect any determination that the company is
25	operating on a cooperative basis.

1 "(B) Incremental cost electric en-2 ERGY INCOME.—Regardless of any contrary 3 Federal, State, or local law, regulation, holding, 4 or order, neither a nonexempt electric com-5 pany's receipt of income described in paragraph 6 (1)(B)(iv), nor a patron's payment of the 7 amount described in such paragraph, shall af-8 fect any determination that the company is op-9 erating on a cooperative basis. "(3) Definitions.—For purposes 10 of this

"(3) Definitions.—For purposes of this subsection—

"(A) ELECTRIC INDUSTRY RESTRUC-TURING LAW.—The term 'electric industry restructuring law' means any Federal, State, or local law, regulation, holding, or order restructuring the retail or wholesale electric industry or providing for or facilitating the nondiscriminatory open access to, reliability of, or safety associated with the transmission or distribution of electric energy.

"(B) Nonexempt electric company' means any corporation or organization described in section 1381(a)(2)(C) and engaged in furnishing electric energy.".

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### SEC. 5. EFFECTIVE DATE.

- 2 The amendments made by this Act shall apply to
- 3 amounts received in taxable years ending after the date

4 of the enactment of this Act.

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