In June 2014, the EPA introduced a proposal to reduce carbon pollution from existing power plants—a critical step to address climate change in the U.S. The proposal, dubbed the Clean Power Plan, asks each state to design its own strategy to achieve carbon reduction targets by 2030. It offers states a great opportunity not just to fight climate change, but to lower electricity bills. The EPA expects to finalize the rule August 2015.

Sen. Capito and Rep. McKinley Claim to Protect Ratepayers by Opposing the Clean Power Plan

Sen. Kelly Moore Capito (R-W.Va.) and Rep. David McKinley (R-W.Va.) have emerged as key opponents of the Clean Power Plan. Sen. Capito introduced S. 1324, the “Affordable Reliable Energy Now (ARENA) Act,” which among other provisions would let state governors opt out of the Clean Power Plan at will by claiming to protect ratepayers from rate hikes or reliability problems.1 Sen. Joe Manchin, III (D-W.Va.) is also a sponsor of the bill.

Rep. McKinley is a co-sponsor of H.R. 2042, the “Ratepayer Protection Act,” which contains similar provisions.2 According to his website, he “led” the West Virginia congressional delegation in writing a letter to Gov. Early Ray Tomblin expressing concern that, among other things, the Clean Power Plan would raise electricity prices in the state.3

The Clean Power Plan Can Cut Annual Electricity Bills by $160 by 2030

A Public Citizen analysis of EPA and Energy Information Administration (EIA) data projects that by 2030 West Virginia electricity bills will be 9.9 percent lower under the Clean Power Plan than under a business-as-usual scenario, saving the average household $160 annually.

Although electricity rates will rise modestly under the plan, consumers will use less electricity as the state improves efficiency measures to help meet its carbon-reduction target. The net effect is a reduction in actual bills. We project that electricity bills will rise somewhat in 2020—though by less than rates—then decline sharply in 2025 and 2030. The figures above and the table provide rate and bill projections for two scenarios, one in which West Virginia complies individually, and one in which it complies in a regional group.

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PUBLIC CITIZEN’S CLIMATE PROGRAM

June 2015
Methodology

We estimate business-as-usual household electricity consumption by scaling EPA’s business-as-usual electricity sales projections for West Virginia to the relative size reflected in EIA’s household consumption data for the state. The EPA provides price projections by Electricity Market Module (EMM) region, and West Virginia encompasses portions of two different regions. We weight the pricing data from each EMM region to reflect that region’s proportion of state electricity sales.

ENDNOTES

4 These projections are on the tab labeled “Intermediate Data” in Scenario 1: 1.5% savings target, 0.20%/year ramp rate, and 3% real discount rate, at http://www.regulations.gov/#!documentDetail;D=EPA-HQ-OAR-2013-0602-0153. For the EPA’s methodology, see EPA, BACKGROUND AND DRAFT METHODOLOGY FOR ESTIMATING ENERGY IMPACTS OF EE/RE POLICIES (2014) http://www.regulations.gov/pdf/EPASbackground%20and%20methodology%20EE%20RE%2020122014.pdf. The EIA data are in EIA, ELECTRIC SALES, REVENUE, AND AVERAGE PRICE, Table 5A, at http://www.eia.gov/electricity/sales_revenue_price/.
6 See EPA, REGULATORY IMPACT ANALYSIS FOR THE PROPOSED CARBON POLLUTION GUIDELINES FOR EXISTING POWER PLANTS AND EMISSION STANDARDS FOR MODIFIED AND RECONSTRUCTED POWER PLANTS 3-40–3-42 (2014) (hereinafter RIA).