GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 298

	Short Title:	Affordable and Reliable Energy Act. (Public)			
	Sponsors: Representatives Hager, Collins, Avila, and Cleveland (Primary Sponsors).				
	For a complete list of Sponsors, refer to the North Carolina General Assembly Web Site. Referred to: Commerce and Job Development, if favorable, Regulatory Reform, if favorable				
	Commerce and Job Development, if favorable, Regulatory Reform, if favorable, Environment, if favorable, Public Utilities and Energy.				
		March 14, 2013			
1		A BILL TO BE ENTITLED			
2	AN ACT TO	REDUCE THE BURDEN OF HIGH ENERGY COSTS ON THE CITIZENS OF			
3	NORTH	CAROLINA BY ELIMINATING RENEWABLE ENERGY PORTFOLIO			
4	STANDA	RDS; AND TO PROVIDE FOR COST RECOVERY BY PUBLIC UTILITIES			
5	FOR CH	ERTAIN COSTS OF COMPLIANCE WITH RENEWABLE ENERGY			
6	PORTFO	LIO STANDARDS.			
7	The General A	Assembly of North Carolina enacts:			
8	SI	ECTION 1. G.S. 62-2(a) reads as rewritten:			
9	"§ 62-2. Dec	laration of policy.			
10	(a) Ul	pon investigation, it has been determined that the rates, services and operations of			
11	-	s as defined herein, are affected with the public interest and that the availability of			
12	an adequate a	and reliable supply of electric power and natural gas to the people, economy and			
13	government o	government of North Carolina is a matter of public policy. It is hereby declared to be the policy			
14	of the State of	f North Carolina:			
15	(1)) To provide fair regulation of public utilities in the interest of the public;			
16	(2)) To promote the inherent advantage of regulated public utilities;			
17	(3)) To promote adequate, reliable and economical utility service to all of the			
18		citizens and residents of the State;			
19	(3)				
20		provision of adequate, reliable utility service include use of the entire			
21		spectrum of demand side options, service, including but not limited to			
22		conservation, load management and efficiency programs, as additional			
23		sources of energy supply and/or energy demand reductions. To that end, to			
24		require energy planning and fixing of rates in a manner to result in the least			
25		cost mix of generation and demand-reduction measures which is achievable,			
26		including consideration of appropriate rewards to utilities for efficiency and			
27		conservation which decrease utility bills;			
28	(4)				
29		without unjust discrimination, undue preferences or advantages, or unfair or			
30		destructive competitive practices and consistent with long-term management			
31		and conservation of energy resources by avoiding wasteful, uneconomic and			
32		inefficient uses of energy;			
33	(4	a) To assure that facilities necessary to meet future growth can be financed by			

33 (4a) To assure that facilities necessary to meet future growth can be financed by
34 the utilities operating in this State on terms which are reasonable and fair to



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1		both the customers and existing investors of such utilities; and to that end to
2		authorize fixing of rates in such a manner as to result in lower costs of new
3		facilities and lower rates over the operating lives of such new facilities by
4		making provisions in the rate-making process for the investment of public
5		utilities in plants under construction;
5	(5)	To encourage and promote harmony between public utilities, their users and
7		the environment;
	(6)	To foster the continued service of public utilities on a well-planned and
		coordinated basis that is consistent with the level of energy needed for the
		protection of public health and safety and for the promotion of the general
		welfare as expressed in the State energy policy; policy; and
	(7)	To seek to adjust the rate of growth of regulated energy supply facilities
		serving the State to the policy requirements of statewide development;
	(8)	To cooperate with other states and with the federal government in promoting
		and coordinating interstate and intrastate public utility service and reliability
		of public utility energy supply; supply.
	(9)	To facilitate the construction of facilities in and the extension of natural gas
		service to unserved areas in order to promote the public welfare throughout
		the State and to that end to authorize the creation of expansion funds for
		natural gas local distribution companies or gas districts to be administered
	(10)	under the supervision of the North Carolina Utilities Commission; and
	(10)	To promote the development of renewable energy and energy efficiency
		through the implementation of a Renewable Energy and Energy Efficiency
		Portfolio Standard (REPS) that will do all of the following:
		a. Diversify the resources used to reliably meet the energy needs of consumers in the State.
		b. Provide greater energy security through the use of indigenous energy
		resources available within the State.
		c. Encourage private investment in renewable energy and energy
		efficiency.
		d. Provide improved air quality and other benefits to energy consumers
		and citizens of the State."
	SECT	TION 2. G.S. 62-133.8 reads as rewritten:
	"§ 62-133.8.	Renewable Energy and Energy Efficiency Portfolio Standard
	-	S).Renewable Energy.
		tions. – As used in this section:
	(1)	"Combined heat and power system" means a system that uses waste heat to
		produce electricity or useful, measurable thermal or mechanical energy at a
		retail electric customer's facility.
	(2)	"Demand-side management" means activities, programs, or initiatives
		undertaken by an electric power supplier with customer approval or by its
		customers to shift the timing of electricity use from peak to nonpeak demand
		periods. "Demand-side management" includes, but is not limited to, load
ŀ		management, electric system equipment and operating controls, direct load
i		control, and interruptible load.
)	(3)	"Electric power supplier" means a public utility, an electric membership
		corporation, or a municipality that sells electric power to retail electric
		power customers in the State.
)	(3a)	"Electricity demand reduction" means a measurable reduction in the
)		electricity demand of a retail electric customer that is voluntary, under the
		real-time control of both the electric power supplier and the retail electric

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1 2			customer, and measured in devices that communicate on the		communications
3		(4)	"Energy efficiency measure"		cal. or program
4			change implemented after Janu		
5			perform the same function. "Er	-	••
6			limited to, energy produced fr		
7			uses nonrenewable energy reso	±	•
8			include demand-side manageme		
9		(5)	"New renewable energy facili		ov facility that
10		(\mathbf{J})	either:	ty means a renewable ener	gy facility that
11				on or after January 1, 2007.	
12			-	d electric power to an electric	nower supplier
12				with NC GreenPower Corpo	
13			entered into prior to Jan	1 I I I I I I I I I I I I I I I I I I I	fation that was
15				er facility with a generation	capacity of 10
16				delivers electric power to an	
17			supplier.	derivers electric power to an	r ciccure power
18		(6)	"Renewable energy certificate"	magne a tradable instrument	that is equal to
19		(0)	one megawatt hour of elect		-
20			renewable energy facility, new		
20			implementation of an energy (
22			verify compliance with the requ		
23			Commission. A "renewable en		-
24			emission reductions, including		
25			dioxide, oxides of nitrogen, me		dions of summer
26		(7)	"Renewable energy facility" i	•	a hydroelectric
27		(,)	power facility with a generation		
28			that either:		8, <u></u>
29				r by the use of a renewable en	ergy resource.
30			-	rable combined heat and pow	••
31			a renewable energy reso	-	
32			c. Is a solar thermal energy		
33		(8)	"Renewable energy resource"	-	thermal, wind,
34			hydropower, geothermal, or		
35			biomass resource, including ag		••
36			spent pulping liquors, con	nbustible residues, combu	stible liquids,
37			combustible gases, energy cro	ps, or landfill methane; was	te heat derived
38			from a renewable energy resou	rce and used to produce elect	tricity or useful,
39			measurable thermal energy a	at a retail electric custome	er's facility; or
40			hydrogen derived from a rene	wable energy resource. "Re-	newable energy
41			resource" does not include peat	, a fossil fuel, or nuclear energ	gy resource.
42	(b)	Renew	vable Energy and Energy Effic	iency Standards (REPS) for	Electric Public
43	Utilities.	_			
44		(1)	Each electric public utility in	the State shall be subject t	o a Renewable
45			Energy and Energy Efficiency	Portfolio Standard (REPS) a	according to the
46			following schedule:		
47			dar Year	REPS Requirement	
48		2012		3% of 2011 North Carolina	
49		2015		6% of 2014 North Carolina	
50		2018		10% of 2017 North Carolina	
51		2021 a	and thereafter	12.5% of 2020 North Caroli	na retail sales

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	(2)	An e	lectric public utility may meet the requirement	ents of this section by ar
		one (or more of the following:	
		a.	Generate electric power at a new renewable	e energy facility.
		b.	Use a renewable energy resource to ger	
			generating facility other than the generati	
			waste heat derived from the combustion of	
		e.	Reduce energy consumption through the	
		С.	energy efficiency measure; provided, ho	
			utility subject to the provisions of this su	
			twenty five percent (25%) of the requirement	
			savings due to implementation of ene	
			Beginning in calendar year 2021 and each	
			public utility may meet up to forty percent	
			of this section through savings due to i	implementation of energ
		1	efficiency measures.	
		d.	Purchase electric power from a new r	0.
			Electric power purchased from a new	
			located outside the geographic boundaries	of the State shall meet the
			requirements of this section if the electri	
			public utility that provides electric power-	
			in the State; provided, however, the elect	
			sell the renewable energy certificates	
			paragraph to another electric public utility.	
		e.	Purchase renewable energy certificates	derived from in-State
			out of state new renewable energy facil	ities. Certificates derive
			from out of state new renewable energy fa	cilities shall not be used
			meet more than twenty-five percent (25%)	of the requirements of th
			section, provided that this limitation shall	ll not apply to an electr
			public utility with less than 150,000	0 North Carolina reta
			jurisdictional customers as of December 31	l, 2006.
		f.	Use electric power that is supplied by	
			facility or saved due to the implementation	
			measure that exceeds the requirements	
			calendar year as a credit towards the requ	
			the following calendar year or sell the as	
			certificates.	
		g.	Electricity demand reduction.	
(c)	Rene		Energy and Energy Efficiency Standar	ds (REPS) for Electr
• •			ons and Municipalities.	· · · ·
	(1)		electric membership corporation or muni	cipality that sells electr
			er to retail electric power customers in the	
			wable Energy and Energy Efficiency Pe	
			ding to the following schedule:	
	Cale	ndar Y	0	quirement
	cure	2012		h Carolina retail sales
		$\frac{2012}{2015}$		h Carolina retail sales
				rth Carolina retail sales
	(2)		electric membership corporation or mur	
	(-7		rements of this section by any one or more of	
		-	Generate electric power at a new renewable	
		a.	Generate electric power at a new renewable	e energy facility.

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b.	Reduce energy consumption	through the implementation of
	demand-side management or ene	rgy efficiency measures.
c.		a renewable energy facility or a
	hydroelectric power facility, p	rovided that no more than thirty
		nts of this section may be met with
	hydroelectric power, including a	llocations made by the Southeastern
	Power Administration.	
d.	Purchase renewable energy ce out of state renewable energy fa	rtificates derived from in-State or acilities. An electric power supplier
	subject to the requirements of t	this subsection may use certificates
		ble energy facilities to meet no more
		of the requirements of this section.
e.		power through a wholesale purchase
		ale supplier of electric power whose
		options meets the requirements of
	this section.	
f.	Use electric power that is sup	plied by a new renewable energy
		implementation of demand-side
		ency measures that exceeds the
		uny calendar year as a credit towards
		n the following calendar year or sell
	the associated renewable energy	certificates.
g.	Electricity demand reduction.	
(d) Compliance	With REPS Requirement Through	u Use of Solar Energy Resources.
		er, at least two-tenths of one percent
(0.2%) of the total electric power in kilowatt hours sold to retail electric customers in the State		
or an equivalent amoun	of energy, shall be supplied by	a combination of new solar electric
facilities and new metered	ed solar thermal energy facilities the	hat use one or more of the following
		ar dehumidification, solar thermally
		e terms of any contract entered into
		ectric facility or new metered solar
thermal energy facility shall be of sufficient length to stimulate development of solar energy;		
provided, the Commission	on shall develop a procedure to de	termine if an electric power supplier
		a new solar electric facility or a new
		rms of its contract with the electric
		a facility that was first placed into
		er suppliers shall comply with the
requirements of this subs	ection according to the following	
		Requirement for Solar
Calendar Year		Energy Resources
2010		0.02%
2012		0.07%
2015		0.14%
$\frac{2018}{1}$		0.20%
(e) Compliance	With KEPS Requirement Inrough	Use of Swine Waste Resources.
		er, at least two tenths of one percent
	-	retail electric customers in the State
		by swine waste. The electric power
	te, snall comply with the requiren	nents of this subsection according to
the following schedule:		
Requirement	tor Swine	

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1	Calendar Year Waste Resources
2	2012 0.07%
3	$\frac{2015}{0.14\%}$
4	2018 0.20%
5	(f) Compliance With REPS Requirement Through Use of Poultry Waste Resources. –
6	For calendar year 2014 and for each calendar year thereafter, at least 900,000 megawatt hours
7	of the total electric power sold to retail electric customers in the State or an equivalent amount
8	of energy shall be supplied, or contracted for supply in each year, by poultry waste combined
9	with wood shavings, straw, rice hulls, or other bedding material. The electric power suppliers,
10	in the aggregate, shall comply with the requirements of this subsection according to the
11	following schedule:
12	Requirement for Poultry
13	Calendar Year Waste Resources
14	2012 170,000 megawatt hours
15	2013 700,000 megawatt hours
16	2014 900,000 megawatt hours
17	(g) Control of Emissions As used in this subsection, Best Available Control
18	Technology (BACT) means an emissions limitation based on the maximum degree a reduction
19	in the emission of air pollutants that is achievable for a facility, taking into account energy,
20	environmental, and economic impacts and other costs. A biomass combustion process at any
21	new renewable energy facility that delivers electric power to an electric power supplier shall
22	meet BACT. The Environmental Management Commission shall determine on a case-by-case
23	basis the BACT for a facility that would not otherwise be required to comply with BACT
24	pursuant to the Prevention of Significant Deterioration (PSD) emissions program. The
25	Environmental Management Commission may-shall adopt rules to implement this subsection.
26	In adopting rules, the Environmental Management Commission shall take into account
27	cumulative and secondary impacts associated with the concentration of biomass facilities in
28	close proximity to one another. In adopting rules the Environmental Management Commission
29	shall provide for the manner in which a facility that would not otherwise be required to comply
30	with BACT pursuant to the PSD emissions programs shall meet the BACT requirement. This
31	subsection shall not apply to a facility that qualifies as a new renewable energy facility under
32	sub-subdivision b. of subdivision (5) of subsection (a) of this section.
33 34	(h) Cost Recovery and Customer Charges. –
54 35	(1) For the purposes of this subsection, the term "incremental costs" means all
35 36	reasonable and prudent costs incurred <u>prior to July 1, 2013</u> , by an electric
30 37	power supplier to: Comply with the requirements of former subsections (b) (c) (d) (c)
37	a. Comply with the requirements of <u>former</u> subsections (b), (c), (d), (e), and (f) of this section that are in excess of the electric power
38 39	supplier's avoided costs other than those costs recovered pursuant to
40	G.S. 62-133.9.
40 41	b. Fund research that encourages the development of renewable energy,
42	energy efficiency, or improved air quality, provided those costs do
43	not exceed one million dollars (\$1,000,000) per year.
44	c. Comply with any federal mandate that is similar to the requirements
45	of <u>former</u> subsections (b), (c), (d), (e), and (f) of this section that
46	exceed the costs that the electric power supplier would have incurred
47	under those subsections in the absence of the federal mandate.
48	(2) All reasonable and prudent costs incurred <u>prior to July 1, 2013, by an</u>
49	electric power supplier to comply with any federal mandate that is similar to
50	the requirements of <u>former</u> subsections (b), (c), (d), (e), and (f) of this
51	section, including, but not limited to, the avoided costs associated with a
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1 2 3 4 5 6		federal mandate that exce supplier would have incurre and (f) of this section in recovered by the electric p in accordance with the sch increased by the Commis	ed pursuant to <u>f</u> the absence ower supplier edule set out ir	<u>Former</u> subsection of the federal r in an annual ride a subdivision (4)	ns (b), (c), (d), (e), nandate, shall be er charge assessed of this subsection
7		complete recovery of all r	reasonable and	prudent costs in	curred to comply
8		with the federal mandate.			
9	(3)	Except as provided in sub	• •		
10		incremental cost to be incu	-		
11		from the electric power			
12		amount equal to the per-ac			
13 14		this subsection applied to	-		
14 15		customer accounts determi			-
15 16		year. An electric power s		•	
10		compliance with the require this section if the electric			
17		incurred equals an amount			
19		subdivision (4) of this sul	1 1		0
20		total number of customer			
21		previous calendar year. Th			
22		electric power supplier fro			
23		per-account charges set ou			
24		these charges may be adjus			-
25	(4)	An electric power supplier	shall be allowed	ed to recover the	incremental costs
26		incurred prior to July 1, 2	<u>013, to comply</u>	y with the requir	rements of former
27		subsections (b), (c), (d), (
28		provided in subdivision (1)		-	innual rider not to
29		exceed the following per-ac	ccount annual c	harges:	
30					2015 and
31		Customer Class	2008-2011		thereafter
32		Residential per account	\$10.00	\$12.00	\$34.00
33		Commercial per account	\$50.00	\$150.00	\$150.00
34 35		Industrial per account	\$500.00 2008-2011	\$1,000.00	\$1,000.00 12 and thereafter
33 36		<u>Customer Class</u> Residential per account	<u>2008-2011</u> \$10.00	<u>20</u> .	\$12.00
30 37		Commercial per account	<u>\$10.00</u> \$50.00		<u>\$12.00</u> \$150.00
38		Industrial per account	<u>\$500.00</u>		\$1,000.00
39	(5)	The Commission shall add		ablish a procedu	
40		assessment of the per-accor			
41		public utility's customers t	0		
42		prudent costs of complianc		• •	
43		(c), (d), (e), and (f) of th	-		
44		subdivision (1) of this subs	ection. section.	The Commissio	n shall ensure that
45		the costs to be recovered f	from individual	customers on a	per-account basis
46		pursuant to subdivisions			
47		proportion as the per-accou		ges for each cust	omer class set out
48		in subdivision (4) of this su			
49 50	<u>(6)</u>	After July 1, 2013, the Co			
50		rider described in this sub-	section only for	r the reasonable	and prudent costs

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1		incurred prior to July 1, 2013. For the purpo	oses of this subsection, "costs
2		incurred prior to July 1, 2013," include the foll	<u>owing:</u>
3		<u>a.</u> <u>Costs under renewable energy purchas</u>	se contracts entered into prior
4		<u>to July 1, 2013.</u>	
5		b. The costs of construction of renewable	
6		certificate of public convenience and ne	ecessity has been issued by the
7		Commission prior to July 1, 2013.	
8	(i) Adop	tion of Rules The Commission shall adopt rule	es to implement the provisions
9	of this section. In	n developing rules, the Commission shall:	
0	(1)	Provide for the monitoring of compliance	with and enforcement of the
1		requirements of this section.	
2	(2)	Include a procedure to modify or delay the pro	
3		(d), (e), and (f) of this section in whole o	1
4		determines that it is in the public interest to	
5		pursuant to this subdivision shall include a	-
6		power supplier demonstrate that it made a	reasonable effort to meet the
7		requirements set out in this section.	
8	(3)	Ensure that energy credited toward complian	
9		renewable energy portfolio standards of this s	
20		any other purpose, including another renewable	
21		voluntary renewable energy purchase progra	m in this State or any other
2		state.	
3	(4)	Establish standards for interconnection of re	
4		other nonutility-owned generation with a	
25		megawatts or less to an electric public utility's	• 1
26		however, that the Commission shall ad	opt, if appropriate, federal
27	<i>(</i> -)	interconnection standards.	
8	(5)	Ensure that the owner and operator of each	
9		delivers electric power to an electric pow	
0		compliance with all federal and state laws,	
1		protection of the environment and conservation	
2	(6)	Consider whether it is in the public interest to	
3		utilities for net metering of renewable energy	y facilities with a generation
54 5	(7)	capacity of one megawatt or less.	renewable energy contificates
35 36	(7)	Develop procedures to track and account for	
50 57		including ownership of renewable energy certicular customer owned renewable energy facility a	
8 8			
9 19		customer of an electric power supplier that sponsored by the electric power supplier.	is independent of a program
-0	(i) Repo	rt. – No later than October 1 of each year, th	e Commission shall submit a
1		ivities taken by the Commission to implement, a	
2	-	the requirements of this section to the Governe	
13		d the Joint Legislative Commission on Govern	
4		y public comments received regarding direct	
15		npacts of the implementation of the requirements	-
6		Commission shall consult with the Department	
7	Resources.	Department	
8		ting of Renewable Energy Certificates. No late	er than July 1, 2010, the The
19		all develop, implement, and maintain an Inter	-

49 Commission shall develop, implement, and maintain an Internet Web site for the online 50 tracking of renewable energy certificates in order to verify the compliance of electric power

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- 1 suppliers with the REPS requirements of this section and to facilitate the establishment of a
- 2 3 market for the purchase and sale of renewable energy certificates."
- **SECTION 2.** This act becomes effective July 1, 2013.