SENATE BILL NO. 358–SENATORS BROOKS, CANNIZZARO, DENIS, SPEARMAN, WOODHOUSE; OHRENSCHALL, PARKS, SCHEIBLE AND WASHINGTON

MARCH 18, 2019

Referred to Committee on Growth and Infrastructure

SUMMARY—Revises provisions relating to the renewable energy portfolio standard. (BDR 58-301)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to renewable energy; declaring the policy of this State concerning renewable energy; revising provisions governing certain reports relating to the portfolio standard; revising provisions relating to the price charged by certain electric utilities for electricity generated by certain renewable energy facilities; revising provisions relating to the acquisition or construction of renewable energy facilities by certain electric utilities; revising the types of renewable energy that may be used to comply with the portfolio standard; revising the portfolio standard for providers of electric service in this State; revising the applicability of the portfolio standard; revising the authority of the Public Utilities Commission of Nevada to impose administrative fines or take administrative action; requiring the Public Utilities Commission of Nevada to revise any existing portfolio standard applicable to a provider of new electric resources to comply with the portfolio standard established by this act; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Section 8 of this bill sets forth findings and declarations of the Legislature that it is the policy of this State to: (1) encourage and accelerate the development of new renewable energy projects for the economic, health and environmental benefits provided to the people of this State; (2) become a leading producer and consumer of clean and renewable energy, with a goal of achieving by 2050 an amount of





6 energy production from zero carbon dioxide emission resources that is equal to the
7 total amount of electricity sold by providers of electric service in this State; and (3)
8 ensure that the benefits of the increased use of portfolio energy systems and energy
9 efficiency measures are received by the residents of this State.

10 Section 7 of this bill authorizes certain electric utilities to acquire, without 11 additional approval of the Public Utilities Commission of Nevada, an existing 12 renewable energy facility or a renewable energy facility that is being developed if: 13 (1) the Commission had previously accepted an integrated resource plan or 14 amendment to such a plan that provided for the purchase of the electricity generated 15 by the facility pursuant to an agreement between the electric utility and the facility; 16 (2) the electric utility notifies the Commission that the facility will not be included 17 in its rate base and the expenses associated with the facility will not be included in 18 its revenue requirement and, instead, the utility will charge a just and reasonable 19 price for the electricity generated by the facility which is based on a competitive 20 market price established by the Commission; (3) the electric utility notifies the 21 22 23 24 25 Commission that it will use the mechanism established by regulations adopted pursuant to section 6 of this bill to charge that just and reasonable price to its customers; (4) the electric utility notifies the Commission that it agrees to be bound by the terms and conditions of the agreement for the purchase of the electricity generated by the facility that was previously approved by the Commission; and (5) the utility acknowledges that, following the conclusion of the term of the 26 27 28 29 30 agreement, the utility may not include the facility in its rate base and the expenses associated with the facility may not be included in its revenue requirement. Section 5 of this bill defines "renewable energy facility."

Section 6 of this bill authorizes certain electric utilities to request approval 31 from the Commission to exclude a renewable energy facility owned by the utility 32 33 from its rate base and the expenses associated with the facility from its revenue requirement and, instead, charge a just and reasonable price established by the 34 Commission for the electricity generated by the facility. Under section 6, the just 35 and reasonable price must be established by reference to a competitive market price 36 for electricity and without reference to rate of return or cost of service principles. 37 **Section 6** further requires the Commission to adopt regulations to establish a 38 mechanism by which certain electric utilities may charge the just and reasonable 39 price established for the electricity generated by a renewal energy facility to its 40 customers. Sections 11.3, 13 and 14 of this bill make conforming changes.

41 Existing law requires the Public Utilities Commission of Nevada to establish a 42 portfolio standard which requires each provider of electric service in this State to 43 generate, acquire or save electricity from renewable energy systems or efficiency 44 measures in a certain percentage of the total amount of electricity sold by the 45 provider to its retail customers in this State during a calendar year. (NRS 704.7821) 46 Section 22 of this bill revises the portfolio standard for calendar year 2021 and 47 each calendar year thereafter so that by calendar year 2030 and for each calendar 48 year thereafter, each provider of electric service will be required to generate, 49 acquire or save electricity from renewable energy systems or efficiency measures 50 not less than 50 percent of the total amount of electricity sold by the provider to its 51 retail customers in this State during that calendar year. Section 22 also: (1) 52 eliminates the requirement that a minimum percentage of the amount of electricity 53 that the provider is required to generate, acquire or save be generated or acquired 54 from solar renewable energy systems; (2) revises, for the purposes of compliance 55 with the portfolio standard, the provisions governing the calculation of the total 56 amount of electricity sold by a provider to its retail customers in this State; and (3) 57 authorizes the Commission to exempt a provider from some or all of the 58 requirements of its portfolio standard for a calendar year if the provider is unable to 59 obtain a sufficient supply of electricity to comply with the standard due to a delay 60 in the completion of a renewable energy system or the underperformance of an





61 existing renewable energy system under the control of a person or entity other than 62 the provider.

Section 19 of this bill provides that a portfolio energy system or energy efficiency measure includes a renewable energy system placed into operation before July 1, 1997, that uses waterpower to generate electricity if the waterpower is acquired by a provider from another party who is not a provider of electricity pursuant to a contract for a term of not less than 10 years and the provider began acquiring the waterpower pursuant to the contract before the effective date of this act.

70 Section 20 of this bill expands the definition of "provider of electric service" 71 for the purposes of compliance with the portfolio standard. Sections 10 and 24 of 72 this bill provide that certain providers of electric service are not subject to the 73 jurisdiction of the Commission and are not required to provide certain reports to the 74 Commission. Section 24 also provides that certain providers are not required to 75 provide certain reports to the Commission during any year in which the total 76 amount of electricity sold by the provider to its retail customers during that 77 calendar year is less than 1,000,000 megawatt-hours. Section 9 of this bill requires 78 certain providers of electric service to provide reports to the Director of the Office 79 of Energy. Section 22 requires certain providers to submit to the Commission a 80 report during any year in which the total amount of electricity sold by the provider 81 to its retail customers during that calendar year is less than 1,000,000 82 megawatt-hours.

Section 21 of this bill expands the definition of "renewable energy" with
respect to the kinds of waterpower that are considered renewable energy. Sections
1-3, 11, 12, 15, 17 and 25-27 of this bill make conforming changes so that the
amendments to existing law set forth in section 21 do not affect other provisions of
existing law governing renewable energy.

88 Sections 22 and 23 of this bill provide that the revised portfolio standard 89 established by section 22 is applicable to providers of new electric resources, and 90 also eliminates a limitation on the authority for a provider of new electric resources 91 to use energy efficiency measures to comply with the portfolio standard. Section 28 92 of this bill requires the Commission to revise certain portfolio standards established 93 for a provider of new electric resources to comply with the revised portfolio 94 standard established by section 22.

Existing law provides that certain cooperatives, nonprofit corporations and associations supplying utility services in this State solely to their own members are subject to the jurisdiction of the Commission only for certain limited purposes. (NRS 704.675) Section 11.7 of this bill provides that such cooperatives, nonprofit corporations and associations are subject to the jurisdiction of the Commission for the purpose of complying with the renewable portfolio standard. Section 21.5 of this bill makes conforming changes.

102 Existing law authorizes the Commission to impose an administrative fine or 103 take administrative action against a provider that does not comply with its portfolio 104 standard and has not been excused from such compliance. (NRS 704.7828) Section 105 **24.5** of this bill provides that the Commission may only impose an administrative 106 fine or take administrative action against a provider that does not comply with its 107 portfolio standard during any calendar year after 2018 and before 2030 if the 108 provider also did not comply with its portfolio standard for the immediately 109 preceding 2 calendar years.





THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 701.055 is hereby amended to read as follows: 701.055 "Energy development project" means a project for the generation, transmission and development of energy located on public or private land. The term includes, without limitation:

5 1. A utility facility, as defined in NRS 704.860, constructed on 6 private land; and

7 2. Electric generating plants and their associated facilities 8 which use or will use renewable energy, as defined in NRS 9 [704.7811,] 704.7715, as their primary source of energy to generate 10 electricity.

11 12 **Sec. 2.** NRS 701.380 is hereby amended to read as follows: 701.380 1. The Director shall:

13 (a) Coordinate the activities and programs of the Office of 14 Energy with the activities and programs of the Consumer's 15 Advocate and the Public Utilities Commission of Nevada, and with 16 other federal, state and local officers and agencies that promote, 17 fund, administer or operate activities and programs related to the use 18 of renewable energy and the use of measures which conserve or 19 reduce the demand for energy or which result in more efficient use 20 of energy.

(b) Spend the money in the Trust Account for RenewableEnergy and Energy Conservation to:

(1) Educate persons and entities concerning renewable
 energy and measures which conserve or reduce the demand for
 energy or which result in more efficient use of energy.

26 (2) Create incentives for investment in and the use of 27 renewable energy and measures which conserve or reduce the 28 demand for energy or which result in more efficient use of energy.

(3) Distribute grants and other money to establish programs
and projects which incorporate the use of renewable energy and
measures which conserve or reduce the demand for energy or which
result in more efficient use of energy.

(4) Conduct feasibility studies, including, without limitation,
any feasibility studies concerning the establishment or expansion of
any grants, incentives, rebates or other programs to enable or assist
persons to reduce the cost of purchasing distributed generation
systems and on-site generation systems and net metering systems
that use renewable energy.

(c) Take any other actions that the Director deems necessary to
 carry out the duties of the Office of Energy, including, without
 limitation, contracting with consultants, if necessary, for the





purposes of program design or to assist the Director in carrying out
 the duties of the Office.

2. The Director shall prepare an annual report concerning the activities and programs of the Office of Energy and submit the report to the Legislative Commission and the Governor on or before January 30 of each year. The annual report must include, without limitation:

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(a) A description of the objectives of each activity and program;

9 (b) An analysis of the effectiveness and efficiency of each 10 activity and program in meeting the objectives of the activity or 11 program;

12 (c) The amount of money distributed for each activity and 13 program from the Trust Account for Renewable Energy and Energy 14 Conservation and a detailed description of the use of that money for 15 each activity and program;

16 (d) An analysis of the coordination between the Office of 17 Energy and other officers and agencies; and

(e) Any changes planned for each activity and program.

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3. As used in this section:

(a) "Distributed generation system" means a facility or system
for the generation of electricity that is in close proximity to the place
where the electricity is consumed:

(1) That uses renewable energy as defined in NRS
[704.7811] 704.7715 to generate electricity;

25 (2) That is located on the property of a customer of an 26 electric utility;

(3) That is connected on the customer's side of the electricitymeter;

(4) That provides electricity primarily to offset customer loadon that property; and

(5) The excess generation from which is periodically
 exported to the grid in accordance with the provisions governing net
 metering systems used by customer-generators pursuant to NRS
 704.766 to 704.777, inclusive.

35 (b) "Electric utility" has the meaning ascribed to it in 36 NRS 704.7571.

37 Sec. 3. NRS 701B.790 is hereby amended to read as follows:

38 701B.790 "Waterpower" has the meaning ascribed to it in 39 subsection 3 of NRS [704.7811] 704.7715.

40 **Sec. 4.** Chapter 704 of NRS is hereby amended by adding 41 thereto the provisions set forth as sections 5 to 10, inclusive, of this 42 act.

43 Sec. 5. *"Renewable energy facility" has the meaning* 44 *ascribed to it in NRS 704.7315.*





1 Sec. 6. 1. A utility or two or more utilities under common 2 ownership may, in a plan filed pursuant to NRS 704.741 or an 3 amendment to such a plan, request that the Commission establish a just and reasonable price for the energy produced by a 4 5 renewable energy facility owned by such utility or utilities by means of reference to a competitive market rate. A request 6 7 pursuant to this subsection must include a request that the 8 Commission exclude any capital investment associated with the renewable energy facility from the rate base of the utility or 9 utilities and expenses associated with such facility from the 10 11 revenue requirement of the utility or utilities.

12 If a utility or utilities make a request pursuant to 2. 13 subsection 1, the Commission may grant the request. If the 14 Commission grants the request, any capital investment made by 15 the utility or utilities in such a renewable energy facility must be 16 excluded from the rate base of the utility or utilities and all 17 expenses associated with the facility must be excluded from the revenue requirement of the utility or utilities. The just and 18 reasonable price for the electricity generated by the renewable 19 energy facility must be established by reference to a competitive 20 21 market price for the electricity, without regard or reference to the 22 principles of cost of service or rate of return price setting. The 23 Commission may determine a competitive market price based on 24 the results of a reasonably contemporaneous competitive request 25 for proposals for a substantially similar product with substantially 26 similar terms and conditions, including duration of the proposal.

3. In an order approving or modifying a plan filed by a utility or utilities pursuant to NRS 704.741 or an amendment to such a plan that includes a provision for the acquisition of a renewable energy facility, the Commission may establish reasonable performance terms and conditions for the generation and sale of the electricity.

33 Commission shall establish by regulation 4. The a mechanism by which a utility that is authorized to charge its 34 35 customers a just and reasonable price established by the Commission for the electricity generated by a renewable energy 36 37 facility may account for the electricity generated by the renewable 38 energy facility and charge the just and reasonable price for that electricity to its customers through the mechanism set forth in 39 40 NRS 704.187. The regulations adopted pursuant to this subsection also must ensure that no costs shall be borne by customers of the 41 42 utility other than those costs approved by the Commission to be 43 reflected in the mechanism set forth in NRS 704.187 for the term 44 specified in the Commission's order. At the conclusion of the term, 45 the Commission shall not allow the utility to include the remaining





capital investment, if any, associated with such a facility in the 1 2 utility's rate base or to include any expenses associated with the 3 facility in the utility's revenue requirement. The Commission may establish regulations for the utility to make a proposal regarding 4 5 recovery of a just and reasonable price for energy produced by the facility beyond the initial term approved by the Commission by 6 7 filing a plan pursuant to NRS 704.741 or an amendment to such a plan. Any such proposal must be reviewed and approved by the 8 Commission before any other costs associated with the facility are 9 charged to customers through the mechanism set forth in 10 11 NRS 704.187.

12 5. As part of any order issued by the Commission approving 13 or modifying a plan filed by a utility or utilities pursuant to NRS 14 704.741 or an amendment to such plan that includes a provision 15 for the acquisition of a renewable energy facility pursuant to 16 subsection 2, the Commission shall make all findings necessary to 17 support the conclusion that the facility is not public utility property as defined in section 168(i) of the Internal Revenue Code, 26 18 19 U.S.C. § 168(i).

20 Sec. 7. A utility may, without any additional approval of the 21 Commission, acquire an existing renewable energy facility or a 22 renewable energy facility that is being developed if:

1. The Commission has accepted a provision of a plan or an
 amendment to a plan pursuant to NRS 704.751 that provides for
 the purchase of the electricity generated by the renewable energy
 facility pursuant to an agreement for the purchase of that
 electricity.

28 2. The utility provides a notice to the Commission which 29 states:

30 (a) That the utility will not include the renewable energy 31 facility in its rate base or expenses associated with the facility in its 32 revenue requirement and, instead, will use the mechanism 33 established by the regulations adopted by the Commission pursuant to subsection 4 of section 6 of this act to account for the 34 electricity generated by the renewable energy facility and charge a 35 just and reasonable price for that electricity to its customers 36 37 through the deferred accounting mechanism set forth in NRS 704.187: 38

(b) The contract price originally approved by the Commission
will be the just and reasonable price that the utility will charge its
customers for electricity generated by the renewable energy facility
pursuant to the accounting mechanism set forth in NRS 704.187;

43 (c) The utility agrees to be bound by all of the terms and 44 conditions of the agreement for the purchase of the electricity that 45 was accepted by the Commission pursuant to NRS 704.751 and





1 acknowledges that, following the conclusion of the term of the 2 agreement, the utility may not include:

3 (1) Any capital investment associated with the renewable 4 energy facility in the utility's rate base; or

5 (2) Any expense associated with the renewable energy 6 facility in the utility's revenue requirement; and

7 (d) That the utility acknowledges that, at the conclusion of the 8 existing term of the agreement, the utility may not include a just and reasonable charge for the price of the electricity produced by 9 the renewable energy facility in the deferred accounting 10 mechanism set forth in NRS 704.187 unless the Commission 11 12 approves a just and reasonable charge by reference to a 13 competitive market price through a plan filed pursuant to NRS 14 704.741, or an amendment to such plan, filed by the utility 15 pursuant to the regulations adopted by the Commission pursuant 16 to subsection 4 of section 6 of this act.

17 Sec. 8. The Legislature finds and declares that it is the policy 18 of this State to:

19 1. Encourage and accelerate the development of new 20 renewable energy projects for the economic, health and 21 environmental benefits provided to the people of this State;

22 2. Become a leading producer and consumer of clean and 23 renewable energy, with a goal of achieving by 2050 an amount of 24 energy production from zero carbon dioxide emission resources 25 equal to the total amount of electricity sold by providers of electric 26 service in this State; and

3. Ensure that the benefits of the increased use of portfolio energy systems and energy efficiency measures are received by the residents of this State. Such benefits include, without limitation, improved air quality, reduced water use, a more diverse portfolio of resources for generating electricity, reduced fossil fuel consumption and more stable rates for retail customers of electric service.

Sec. 9. A provider of electric service that is subject to NRS 704.787 shall, on or before July 1 of each year, submit to the Director of the Office of Energy appointed pursuant to NRS 701.150 a report that contains the information described in subsection 4 of NRS 704.7825.

39 Sec. 10. Notwithstanding any provision of law to the 40 contrary, a provider of electric service that is subject to NRS 41 704.787 is not subject to the jurisdiction of the Commission.

42 Sec. 11. NRS 704.021 is hereby amended to read as follows:

704.021 "Public utility" or "utility" does not include:

1. Persons engaged in the production and sale of natural gas, other than sales to the public, or engaged in the transmission of





1 natural gas other than as a common carrier transmission or 2 distribution line or system.

2. Persons engaged in the business of furnishing, for
compensation, water or services for the disposal of sewage, or both,
to persons within this State if:

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(a) They serve 25 persons or less; and

7 (b) Their gross sales for water or services for the disposal of 8 sewage, or both, amounted to \$25,000 or less during the 9 immediately preceding 12 months.

Persons not otherwise engaged in the business of furnishing, 10 3. producing or selling water or services for the disposal of sewage, or 11 12 both, but who sell or furnish water or services for the disposal of 13 sewage, or both, as an accommodation in an area where water or 14 services for the disposal of sewage, or both, are not available from a 15 public utility, cooperative corporations and associations or political 16 subdivisions engaged in the business of furnishing water or services 17 for the disposal of sewage, or both, for compensation, to persons 18 within the political subdivision.

19 4. Persons who are engaged in the production and sale of 20 energy, including electricity, to public utilities, cities, counties or 21 other entities which are reselling the energy to the public.

5. Persons who are subject to the provisions of NRS 590.465 to 590.645, inclusive.

6. Persons who are engaged in the sale or use of special fuel as defined in NRS 366.060.

7. Persons who provide water from water storage, transmission
and treatment facilities if those facilities are for the storage,
transmission or treatment of water from mining operations.

8. Persons who are video service providers, as defined in NRS 711.151, except for those operations of the video service provider which consist of providing a telecommunication service to the public, in which case the video service provider is a public utility only with regard to those operations of the video service provider which consist of providing a telecommunication service to the public.

9. Persons who own or operate a net metering system described
in paragraph (c) of subsection 1 of NRS 704.771.

10. Persons who for compensation own or operate individual systems which use renewable energy to generate electricity and sell the electricity generated from those systems to not more than one customer of the public utility per individual system if each individual system is:

43 (a) Located on the premises of another person;





1 (b) Used to produce not more than 150 percent of that other 2 person's requirements for electricity on an annual basis for the 3 premises on which the individual system is located; and

4 (c) Not part of a larger system that aggregates electricity 5 generated from renewable energy for resale or use on premises other 6 than the premises on which the individual system is located.

→ As used in this subsection, "renewable energy" has the meaning 7 8 ascribed to it in NRS [704.7811.] 704.7715.

9 11. Persons who own, control, operate or manage a facility that supplies electricity only for use to charge electric vehicles. 10

11 12 **Sec. 11.3.** NRS 704.187 is hereby amended to read as follows: 704.187 1. An electric utility that [purchases]:

13 (a) **Purchases** fuel or power shall use deferred accounting by 14 recording upon its books and records in deferred accounts all 15 increases and decreases in costs for purchased fuel and purchased 16 power that are prudently incurred by the electric utility.

17 (b) Pursuant to section 6 of this act is approved by the Commission to charge a just and reasonable price for the 18 19 electricity generated by a renewable energy facility shall use 20 deferred accounting in accordance with the regulations adopted by 21 that section.

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2. An electric utility using deferred accounting :

23 (a) **Pursuant to paragraph** (a) of subsection 1 shall include in 24 its annual report to the Commission a statement showing, for the 25 period of recovery, the allocated rate of return for each of its 26 operating departments in this State using deferred accounting.

27 (b) Pursuant to paragraph (b) of subsection 1 shall include in 28 its annual report to the Commission any information that is 29 required to be included in the annual report by the regulations 30 adopted pursuant to section 6 of this act.

31 3. Except as otherwise provided in this section, an electric 32 utility using deferred accounting shall file an annual deferred energy 33 accounting adjustment application on or before March 1, 2008, and 34 on or before March 1 of each year thereafter.

35 4. An electric utility that purchases fuel or power and has received approval from the Commission to make quarterly 36 37 adjustments to its deferred energy accounting adjustment pursuant 38 to subsection 10 of NRS 704.110 is not eligible to request an 39 adjustment to its deferred energy accounting adjustment in its 40 annual deferred energy accounting adjustment application.

41 An electric utility that, pursuant to section 6 of this act, is 5. 42 approved by the Commission to charge a just and reasonable price 43 for the electricity generated by a renewable energy facility shall 44 file deferred energy accounting adjustments in accordance with 45

the regulations adopted pursuant to section 6 of this act.





1 **6.** As used in this section:

2 (a) "Annual deferred energy accounting adjustment application"
3 means an application filed by an electric utility pursuant to this
4 section and subsection 11 of NRS 704.110.

5 (b) "Costs for purchased fuel and purchased power" means all 6 costs which are prudently incurred by an electric utility and which 7 are required to purchase fuel, to purchase capacity and to purchase 8 energy. The term does not include any costs that the Commission 9 determines are not recoverable pursuant to subsection 11 of 10 NRS 704.110.

11 (c) "Electric utility" means any public utility or successor in 12 interest that:

13 (1) Is in the business of providing electric service to 14 customers;

15 (2) Holds a certificate of public convenience and necessity 16 issued or transferred pursuant to this chapter; and

17 (3) In the most recently completed calendar year or in any 18 other calendar year within the 7 calendar years immediately 19 preceding the most recently completed calendar year, had a gross 20 operating revenue of \$250,000,000 or more in this State.

The term does not include a cooperative association, nonprofit corporation, nonprofit association or provider of electric service which is declared to be a public utility pursuant to NRS 704.673 and which provides service only to its members.

25 (d) "Renewable energy facility" has the meaning ascribed to it 26 in NRS 704.7315.

Sec. 11.7. NRS 704.675 is hereby amended to read as follows:

28 704.675 Every cooperative association or nonprofit corporation 29 or association and every other supplier of services described in this 30 chapter supplying those services for the use of its own members 31 only is hereby declared to be affected with a public interest, to be a 32 public utility, and to be subject to the jurisdiction, control and 33 regulation of the Commission for the purposes of NRS 703.191, 704.330, [and] 704.350 to 704.410, inclusive, and 704.7821, but 34 35 not to any other jurisdiction, control and regulation of the Commission or to the provisions of any section not specifically 36 37 mentioned in this section.

38 Sec. 12. NRS 704.7315 is hereby amended to read as follows:

704.7315 "Renewable energy facility" means an electric
generating facility that uses renewable energy to produce electricity.
As used in this section, "renewable energy" has the meaning
ascribed to it in NRS [704.7811.] 704.7715.

43 Sec. 13. NRS 704.736 is hereby amended to read as follows:

44 704.736 The application of NRS 704.736 to 704.754, inclusive, 45 *and sections 5, 6 and 7 of this act* is limited to any public utility in





the business of supplying electricity which has an annual operatingrevenue in this state of \$2,500,000 or more.

3 Sec. 14. NRS 704.7362 is hereby amended to read as follows:

4 704.7362 As used in NRS 704.736 to 704.754, inclusive, *and* 5 *sections 5, 6 and 7 of this act,* unless the context otherwise requires, 6 the words and terms defined in NRS 704.7364 and 704.7366 *and* 7 *section 5 of this act* have the meanings ascribed to them in those 8 sections.

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Sec. 15. NRS 704.738 is hereby amended to read as follows:

10 704.738 1. A utility which supplies electricity in this state 11 may apply to the Commission for authority to charge, as part of a 12 program of optional pricing, a higher rate for electricity that is 13 generated from renewable energy.

14 2. The program may provide the customers of the utility with 15 the option of paying a higher rate for electricity to support the 16 increased use by the utility of renewable energy in the generation of 17 electricity.

18 3. As used in this section, "renewable energy" has the meaning 19 ascribed to it in NRS [704.7811.] 704.7715.

20 Sec. 16. (Deleted by amendment.)

21 Sec. 17. NRS 704.7715 is hereby amended to read as follows:

22 704.7715 *1*. "Renewable energy" [has the meaning ascribed 23 to it in NRS 704.7811.] *means:*

- 24 (a) Biomass;
- 25 (b) Geothermal energy;
- 26 (c) Solar energy;
- 27 (d) Waterpower; and
- 28 (e) Wind.

29 **2.** The term does not include coal, natural gas, oil, propane 30 or any other fossil fuel, or nuclear energy.

3. As used in this section, "waterpower" means power derived 31 32 from standing, running or falling water which is used for any 33 plant, facility, equipment or system to generate electricity if the generating capacity of the plant, facility, equipment or system is 34 35 not more than 30 megawatts. Except as otherwise provided in this subsection, the term includes, without limitation, power derived 36 from water that has been pumped from a lower to a higher 37 elevation if the generating capacity of the plant, facility, equipment or system for which the water is used is not more than 38 39 40 30 megawatts. The term does not include power:

41 (a) Derived from water stored in a reservoir by a dam or 42 similar device, unless:

43

(1) The water is used exclusively for irrigation;

44 (2) The dam or similar device was in existence on 45 January 1, 2003; and





(3) The generating capacity of the plant, facility, equipment 1 2 or system for which the water is used is not more than 30 3 megawatts;

(b) That requires a new or increased appropriation or 4 5 diversion of water for its creation; or

6 (c) That requires the use of any fossil fuel for its creation, 7 unless:

8 (1) The primary purpose of the use of the fossil fuel is not 9 the creation of the power; and

10 (2) The generating capacity of the plant, facility, equipment or system for which the water is used is not more than 30 11 12 megawatts.

Sec. 18. NRS 704.7801 is hereby amended to read as follows:

704.7801 As used in NRS 704.7801 to 704.7828, inclusive. 14 15 and sections 8, 9 and 10 of this act, unless the context otherwise requires, the words and terms defined in NRS 704.7802 to 16 17 704.7819, inclusive, have the meanings ascribed to them in those 18 sections.

19 Sec. 19. NRS 704.7804 is hereby amended to read as follows:

20 704.7804 "Portfolio energy system or efficiency measure" 21 means:

22 1. Any renewable energy system:

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(a) Placed into operation before July 1, 1997, if a provider of 23 24 electric service used electricity generated or acquired from the 25 renewable energy system to satisfy its portfolio standard before 26 July 1, 2009; [or]

27 (b) Placed into operation before July 1, 1997, that uses 28 waterpower from a plant, facility, equipment or system to generate 29 electricity, if the waterpower is acquired by the provider of electric 30 service from another party pursuant to a contract for a term of not less than 10 years and the provider of electric service began 31 32 acquiring the waterpower pursuant to the contract before the 33 effective date of this act; or 34

(c) Placed into operation on or after July 1, 1997. [; or]

35 2. Any energy efficiency measure installed on or before December 31, 2019. 36

37 **Sec. 20.** NRS 704.7808 is hereby amended to read as follows:

"Provider of electric service" and "provider" 38 704.7808 1. mean any person or entity that is in the business of selling electricity 39 to retail customers for consumption in this State, regardless of 40 whether the person or entity is otherwise subject to regulation by the 41 42 Commission.

43 2. The term includes, without limitation, a provider of new 44 electric resources that is selling electricity to an eligible customer





1 for consumption in this State pursuant to the provisions of chapter 2 704B of NRS. 3

- 3. The term does not include:
- (a) [This State or an agency or instrumentality of this State. 4

5 (b) A rural electric cooperative established pursuant to chapter 6 81 of NRS.

- 7 (c) A general improvement district established pursuant to chapter 318 of NRS. 8
- 9 (d) A utility established pursuant to chapter 709 or 710 of NRS.
- 10 (e) A cooperative association, nonprofit corporation, nonprofit
- association or provider of electric service which is declared to be a 11
- 12 public utility pursuant to NRS 704.673 and which provides service
- 13 only to its members.
- 14 (f) A landlord of a manufactured home park or mobile home park or owner of a company town who is subject to any of the 15 16 provisions of NRS 704.905 to 704.960, inclusive.
- 17 (g) A landlord who pays for electricity that is delivered 18 through a master meter and who distributes or resells the electricity 19 to one or more tenants for consumption in this State.
- 20 Sec. 21. NRS 704.7811 is hereby amended to read as follows: 21
 - 704.7811 1. "Renewable energy" means:
- 22 (a) Biomass;
- 23 (b) Geothermal energy;
- 24 (c) Solar energy;
- 25 (d) Waterpower; and
- 26 (e) Wind.
- 27 2. The term does not include coal, natural gas, oil, propane or 28 any other fossil fuel, or nuclear energy.

As used in this section, "waterpower" means power derived 29 3. 30 from standing, running or falling water which is used for any plant, facility, equipment or system to generate electricity. *[if the* 31 32 generating capacity of the plant, facility, equipment or system is not more than 30 megawatts.] Except as otherwise provided in this 33 subsection, the term includes, without limitation, power derived 34 35 from water that has been pumped from a lower to a higher elevation if the generating capacity of the plant, facility, equipment or system 36 37 for which the water is used is not more than 30 megawatts \square , and 38 the plant, facility, equipment or system was in existence and used to derive power from pumped water before January 1, 2019. The 39 40 term does not include power:

- 41 (a) [Derived from water stored in a reservoir by a dam or similar 42 device, unless:
- 43 (1) The water is used exclusively for irrigation;
- (2) The dam or similar device was in existence 44 January 1, 2003; and 45





or system for which the water is used is not more than 30

(3) The generating capacity of the plant, facility, equipment

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megawatts;

4 (b) That requires a new or increased appropriation or diversion of water for its creation; for (c) (b) That requires the use of any fossil fuel for its creation, unless F: (1) The] the primary purpose of the use of the fossil fuel is not the creation of the power **[; and** (2) The generating capacity of the plant, facility, equipment or system for which the water is used is not more than 30 megawatts.]; or (c) That was produced before the effective date of this act from a renewable energy system with a generating capacity of more than 30 megawatts placed into operation before July 1, 1997. Sec. 21.5. NRS 704.7818 is hereby amended to read as follows: 704.7818 "Retail customer" means [an]: 1. (a) An end-use customer purchases electricity for that 20 consumption in this state [.]; or (b) An end-use member that purchases electricity for consumption in this state from a cooperative association, nonprofit corporation, nonprofit association or provider of electric 24 service which is declared to be a public utility pursuant to NRS 704.675 and which provides service only to its members. 26 The term includes, without limitation: 2. (a) This state, a political subdivision of this state or an agency or 28 instrumentality of this state or political subdivision of this state 29 when it is an end-use customer that purchases electricity for 30 consumption in this state, including, without limitation, when it is an eligible customer that purchases electricity for consumption in this state from a provider of new electric resources pursuant to the provisions of chapter 704B of NRS. (b) A residential, commercial or industrial end-use customer that 34 purchases electricity for consumption in this state, including, without limitation, an eligible customer that purchases electricity for 36 consumption in this state from a provider of new electric resources 38 pursuant to the provisions of chapter 704B of NRS. (c) A landlord of a manufactured home park or mobile home 39 40 park or owner of a company town who is subject to any of the provisions of NRS 704.905 to 704.960, inclusive. 42 (d) A landlord who pays for electricity that is delivered through a master meter and who distributes or resells the electricity to one or 44 more tenants for consumption in this state. B 3 5 8

Sec. 22. NRS 704.7821 is hereby amended to read as follows:

2 704.7821 1. For each provider of electric service, the 3 Commission shall establish a portfolio standard. [The] *Except as* 4 *otherwise provided in subsections 6, 8 and 9, the* portfolio standard 5 must require each provider to generate, acquire or save electricity 6 from portfolio energy systems or efficiency measures in an amount 7 that is:

8 (a) For calendar years 2005 and 2006, not less than 6 percent of 9 the total amount of electricity sold by the provider to its retail 10 customers in this State during that calendar year.

(b) For calendar years 2007 and 2008, not less than 9 percent of the total amount of electricity sold by the provider to its retail customers in this State during that calendar year.

14 (c) For calendar years 2009 and 2010, not less than 12 percent 15 of the total amount of electricity sold by the provider to its retail 16 customers in this State during that calendar year.

(d) For calendar years 2011 and 2012, not less than 15 percent
of the total amount of electricity sold by the provider to its retail
customers in this State during that calendar year.

20 (e) For calendar years 2013 and 2014, not less than 18 percent 21 of the total amount of electricity sold by the provider to its retail 22 customers in this State during that calendar year.

(f) For calendar years 2015 through 2019, inclusive, not less
than 20 percent of the total amount of electricity sold by the
provider to its retail customers in this State during that calendar
year.

(g) For calendar [years] year 2020, [through 2024, inclusive,]
not less than 22 percent of the total amount of electricity sold by the
provider to its retail customers in this State during that calendar
year.

(h) For calendar year 2021, not less than 24 percent of the
total amount of electricity sold by the provider to its retail
customers in this State during that calendar year.

(i) For calendar years 2022 and 2023, not less than 29 percent
of the total amount of electricity sold by the provider to its retail
customers in this State during that calendar year.

(j) For calendar years 2024 through 2026, inclusive, not less
than 34 percent of the total amount of electricity sold by the
provider to its retail customers in this State during that calendar
year.

41 (k) For calendar years 2027 through 2029, inclusive, not less 42 than 42 percent of the total amount of electricity sold by the 43 provider to its retail customers in this State during that calendar 44 year.





(1) For calendar year [2025] 2030 and for each calendar year
 thereafter, not less than [25] 50 percent of the total amount of
 electricity sold by the provider to its retail customers in this State
 during that calendar year.

5 2. In addition to the requirements set forth in subsection 1, the 6 portfolio standard for each provider must require that:

7 (a) [Of the total amount of electricity that the provider is
8 required to generate, acquire or save from portfolio energy systems
9 or efficiency measures during each calendar year, not less than:

(1) For calendar years 2009 through 2015, inclusive, 5
 percent of that amount must be generated or acquired from solar
 renewable energy systems.

(2) For calendar year 2016 and for each calendar year
 thereafter, 6 percent of that amount must be generated or acquired
 from solar renewable energy systems.

16 (b)] Of the total amount of electricity that the provider is 17 required to generate, acquire or save from portfolio energy systems 18 or efficiency measures:

19 (1) During calendar years 2013 and 2014, not more than 25 20 percent of that amount may be based on energy efficiency measures;

21 (2) During each calendar year 2015 to 2019, inclusive, not 22 more than 20 percent of that amount may be based on energy 23 efficiency measures;

(3) During each calendar year 2020 to 2024, inclusive, not
more than 10 percent of that amount may be based on energy
efficiency measures; and

(4) For calendar year 2025 and each calendar year thereafter,
no portion of that amount may be based on energy efficiency
measures.

30 \rightarrow If the provider intends to use energy efficiency measures to comply with its portfolio standard during any calendar year, of the 31 32 total amount of electricity saved from energy efficiency measures 33 for which the provider seeks to obtain portfolio energy credits pursuant to this paragraph, at least 50 percent of that amount must 34 35 be saved from energy efficiency measures installed at service 36 locations of residential customers of the provider, unless a different 37 percentage is approved by the Commission.

 $\begin{bmatrix} \{(c)\} \\ (b) \end{bmatrix}$ If the provider acquires or saves electricity from a portfolio energy system or efficiency measure pursuant to a renewable energy contract or energy efficiency contract with another party:

42 (1) The term of the contract must be not less than 10 years, 43 unless the other party agrees to a contract with a shorter term; and

44 (2) The terms and conditions of the contract must be just and 45 reasonable, as determined by the Commission. If the provider is a





utility provider and the Commission approves the terms and
 conditions of the contract between the utility provider and the other
 party, the contract and its terms and conditions shall be deemed to
 be a prudent investment and the utility provider may recover all just
 and reasonable costs associated with the contract.

6 If, for the benefit of one or more retail customers in this 3. 7 State, the provider has paid for or directly reimbursed, in whole or in part, the costs of the acquisition or installation of a solar energy 8 9 system which qualifies as a renewable energy system and which reduces the consumption of electricity, the total reduction in the 10 consumption of electricity during each calendar year that results 11 12 from the solar energy system shall be deemed to be electricity that 13 the provider generated or acquired from a renewable energy system 14 for the purposes of complying with its portfolio standard.

15 4. The Commission shall adopt regulations that establish a 16 system of portfolio energy credits that may be used by a provider to 17 comply with its portfolio standard.

18 5. Except as otherwise provided in subsection 6, each provider 19 shall comply with its portfolio standard during each calendar year.

20 If, for any calendar year, a provider is unable to comply with 6. 21 its portfolio standard through the generation of electricity from its 22 own renewable energy systems or, if applicable, through the use of 23 portfolio energy credits, the provider shall take actions to acquire or 24 save electricity pursuant to one or more renewable energy contracts 25 or energy efficiency contracts. If the Commission determines that, 26 for a calendar year, there is not or will not be a sufficient supply of 27 electricity or a sufficient amount of energy savings made available 28 to the provider pursuant to renewable energy contracts and energy 29 efficiency contracts with just and reasonable terms and conditions, the] The Commission shall exempt the provider, for that calendar 30 31 year, from the remaining requirements of its portfolio standard or 32 from any appropriate portion thereof, as determined by the 33 Commission *if the Commission determines that:*

(a) For the calendar year, there is not or will not be a
sufficient supply of electricity or a sufficient amount of energy
savings made available to the provider pursuant to renewable
energy contracts and energy efficiency contracts with just and
reasonable terms and conditions, after the provider has made
reasonable efforts to secure such contracts; or

40 (b) The provider is unable to obtain a sufficient supply of 41 electricity to comply with the portfolio standard because of a delay 42 in the completion of the construction of a renewable energy 43 system, or the underperformance of an existing renewable energy 44 system, that is under the control of a person or entity other than 45 the provider and that was intended to provide such electricity.





1 7. The Commission shall adopt regulations that establish:

2 (a) Standards for the determination of just and reasonable terms 3 and conditions for the renewable energy contracts and energy 4 efficiency contracts that a provider must enter into to comply with 5 its portfolio standard.

6 (b) Methods to classify the financial impact of each long-term 7 renewable energy contract and energy efficiency contract as an additional imputed debt of a utility provider. The regulations must 8 9 allow the utility provider to propose an amount to be added to the cost of the contract, at the time the contract is approved by the 10 11 Commission, equal to a compensating component in the capital 12 structure of the utility provider. In evaluating any proposal made by 13 a utility provider pursuant to this paragraph, the Commission shall 14 consider the effect that the proposal will have on the rates paid by 15 the retail customers of the utility provider.

16 8. [Except as otherwise provided in NRS 704.78213, the 17 provisions of this section do not apply to a provider of new electric resources as defined in NRS 704B.130.] For the purposes of 18 subsection 1, for calendar year 2019 and for each calendar year 19 20 thereafter, the total amount of electricity sold by a provider to its 21 retail customers in this State during a calendar year does not 22 include the amount of electricity sold by the provider as part of a program of optional pricing authorized by the Commission 23 24 pursuant to which the provider either transfers portfolio energy 25 credits to the customer or retires portfolio energy credits above the 26 renewable energy portfolio standard on behalf of the customer.

9. For the purposes of subsection 1, for calendar year 2019 and for each calendar year thereafter, the total amount of electricity sold by the following providers to their retail customers in this State during a calendar year does not include the first 1,000,000 megawatt-hours of electricity sold by the provider to such customers during that calendar year:

(a) A rural electric cooperative established pursuant to chapter
81 of NRS that is in existence on the effective date of this act.

(b) A general improvement district established pursuant to
 chapter 318 of NRS that is in existence on the effective date of this
 act.

(c) A utility established pursuant to chapter 244, 268, 709 or
710 of NRS that is in existence on the effective date of this act.

40 (d) A cooperative association, nonprofit corporation, nonprofit 41 association or provider of electric service which is declared to be a 42 public utility pursuant to NRS 704.673, which provides service 43 only to its members and which is in existence and providing retail 44 electric service on the effective date of this act.





Such providers do not earn energy portfolio credits under the system of energy portfolio credits established by the Commission pursuant to subsection 4 for electricity generated or acquired by the provider from renewable energy systems to make the first 1,000,000 megawatt-hours of sales to retail customers within this State within a calendar year. The provisions of this subsection do not apply to any successor in interest of such a provider.

8 10. A provider listed in subsection 9 shall, during any 9 calendar year in which the total amount of electricity sold by the provider to its retail customers in this State during that calendar 10 year is less than 1,000,000 megawatt-hours, submit to the 11 12 Commission, after the end of the calendar year and within the 13 time prescribed by the Commission, a report of the total amount of 14 electricity sold to its retail customers in this State for that calendar year. The providers described in paragraphs (a) and (d) of 15 16 subsection 9 shall submit the report required by this subsection to 17 the Commission as part of the annual report filed by such a provider as required by NRS 703.191. 18

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[9.] 11. As used in this section:

20 (a) "Energy efficiency contract" means a contract to attain 21 energy savings from one or more energy efficiency measures 22 owned, operated or controlled by other parties.

(b) "Renewable energy contract" means a contract to acquire
 electricity from one or more renewable energy systems owned,
 operated or controlled by other parties.

(c) "Terms and conditions" includes, without limitation, the
price that a provider must pay to acquire electricity pursuant to a
renewable energy contract or to attain energy savings pursuant to an
energy efficiency contract.

30 Sec. 23. NRS 704.78213 is hereby amended to read as 31 follows:

32 704.78213 1. If the Commission issues an order approving an 33 application that is filed pursuant to NRS 704B.310 or a request that is filed pursuant to NRS 704B.325 regarding a provider of new 34 35 electric resources and an eligible customer, the Commission must establish in the order a portfolio standard applicable to the 36 37 electricity sold by the provider of new electric resources to the 38 eligible customer in accordance with the order. The portfolio standard must require the provider of new electric resources to 39 40 generate, acquire or save electricity from portfolio energy systems 41 or efficiency measures in the amounts described in the portfolio 42 standard set forth in NRS 704.7821. [which is effective on the date 43 on which the order approving the application or request is 44 approved.]





2. [Of] Except as otherwise provided in this subsection, of the 1 2 total amount of electricity that a provider of new electric resources 3 is required to generate, acquire or save from portfolio energy 4 systems or efficiency measures during each calendar year, not more 5 than 25 percent of that amount may be based on energy efficiency measures. The provisions of this subsection apply to an order of 6 the Commission approving an application that is filed pursuant to 7 8 NRS 704B.310 or a request filed pursuant to NRS 704B.325 9 regarding a provider of new electric resources and an eligible 10 customer only:

11 (a) If the order was issued by the Commission before 12 January 1, 2019; and

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(b) For calendar years before 2025.

14 3. If, for the benefit of one or more eligible customers, the eligible customer of a provider of new electric resources has paid for 15 16 or directly reimbursed, in whole or in part, the costs of the acquisition or installation of a solar energy system which qualifies 17 18 as a renewable energy system and which reduces the consumption 19 of electricity, the total reduction in the consumption of electricity 20 during each calendar year that results from the solar energy system 21 shall be deemed to be electricity that the provider of new electric 22 resources generated or acquired from a renewable energy system for 23 the purposes of complying with its portfolio standard.

24 4. As used in this section:

(a) "Eligible customer" has the meaning ascribed to it inNRS 704B.080.

27 (b) "Provider of new electric resources" has the meaning 28 ascribed to it in NRS 704B.130.

29 Sec. 24. NRS 704.7825 is hereby amended to read as follows:

30 704.7825 1. **[Each]** *Except as otherwise provided in* 31 *subsection 6, each* provider of electric service shall submit to the 32 Commission an annual report that provides information relating to 33 the actions taken by the provider to comply with its portfolio 34 standard.

2. Each provider shall submit the annual report to the
Commission after the end of each calendar year and within the time
prescribed by the Commission. The report must be submitted in a
format approved by the Commission.

39 3. The Commission may adopt regulations that require 40 providers to submit to the Commission additional reports during 41 each calendar year.

42 4. Each annual report and each additional report must include 43 clear and concise information that sets forth:

44 (a) The amount of electricity which the provider generated, 45 acquired or saved from portfolio energy systems or efficiency





measures during the reporting period and, if applicable, the amount
 of portfolio energy credits that the provider acquired, sold or traded
 during the reporting period to comply with its portfolio standard;

(b) The capacity of each renewable energy system owned,
operated or controlled by the provider, the total amount of electricity
generated by each such system during the reporting period and the
percentage of that total amount which was generated directly from
renewable energy;

9 (c) Whether, during the reporting period, the provider began 10 construction on, acquired or placed into operation any renewable 11 energy system and, if so, the date of any such event;

12 (d) Whether, during the reporting period, the provider 13 participated in the acquisition or installation of any energy 14 efficiency measures and, if so, the date of any such event; and

15 (e) Any other information that the Commission by regulation 16 may deem relevant.

17 Based on the reports submitted by providers pursuant to this 5. 18 section, the Commission shall compile information that sets forth whether any provider has used energy efficiency measures to 19 20 comply with its portfolio standard and, if so, the type of energy 21 efficiency measures used and the amount of energy savings 22 attributable to each such energy efficiency measure. The 23 Commission shall report such information to:

(a) The Legislature, not later than the first day of each regularsession; and

(b) The Legislative Commission, if requested by the Chair of theCommission.

28 6. The provisions of this section do not apply to:

29 (a) A provider of electric service that is subject to NRS 30 704.787; or

(b) A provider of electric service that is listed in subsection 9 of
NRS 704.7821 during any calendar year in which the total amount
of electricity sold by the provider to its retail customers in this
State during that calendar year is less than 1,000,000
megawatt-hours.

36 Sec. 24.5. NRS 704.7828 is hereby amended to read as 37 follows:

704.7828 1. 38 The Commission shall adopt regulations to carry 39 out and enforce the provisions of NRS 704.7801 to 704.7828, 40 inclusive [], and sections 8, 9 and 10 of this act. The regulations adopted by the Commission may include any enforcement 41 42 mechanisms which are necessary and reasonable to ensure that each 43 provider of electric service complies with its portfolio standard. 44 Such enforcement mechanisms may include, without limitation, the 45 imposition of administrative fines.





1 2. If a provider exceeds the portfolio standard for any calendar 2 year:

3 (a) The Commission shall authorize the provider to carry 4 forward to subsequent calendar years for the purpose of complying 5 with the portfolio standard for those subsequent calendar years any 6 excess kilowatt-hours of electricity that the provider generates, 7 acquires or saves from portfolio energy systems or efficiency 8 measures;

9 (b) By more than 10 percent but less than 25 percent of the amount of portfolio energy credits necessary to comply with its portfolio standard for the subsequent calendar year, the provider may sell any portfolio energy credits which are in excess of 10 percent of the amount of portfolio energy credits necessary to comply with its portfolio standard for the subsequent calendar year; and

16 (c) By 25 percent or more of the amount of portfolio energy 17 credits necessary to comply with its portfolio standard for the 18 subsequent calendar year, the provider shall use reasonable efforts 19 to sell any portfolio energy credits which are in excess of 25 percent 20 of the amount of portfolio energy credits necessary to comply with 21 its portfolio standard for the subsequent calendar year.

22 Any money received by a provider from the sale of portfolio 23 energy credits pursuant to paragraphs (b) and (c) must be credited 24 against the provider's costs for purchased fuel and purchased power 25 pursuant to NRS 704.187 in the same calendar year in which the 26 money is received, less any verified administrative costs incurred by 27 the provider to make the sale, including any costs incurred to qualify 28 the portfolio energy credits for potential sale regardless of whether 29 such sales are made.

30 3. If a provider does not comply with its portfolio standard for 31 any calendar year and the Commission has not exempted the 32 provider from the requirements of its portfolio standard pursuant to 33 NRS 704.7821 or 704.78213, the Commission [:

(a) Shall] shall require the provider to carry forward to
 subsequent calendar years the amount of the deficiency in kilowatt hours of electricity that the provider does not generate, acquire or
 save from portfolio energy systems or efficiency measures during a
 calendar year in violation of its portfolio standard . [; and

39 <u>(b) May]</u>

40 4. If the Commission has not exempted a provider from the 41 requirements of its portfolio standard pursuant to NRS 704.7821 42 or 704.78213 and the provider does not comply with its portfolio 43 standard:





(a) During any calendar year after 2018 but before 2030, and
 did not comply with its portfolio standard for the 2 immediately
 preceding calendar years; or

4 (b) During calendar year 2030 or any subsequent calendar 5 year,

the Commission may impose an administrative fine against the
provider or take other administrative action against the provider, or
do both.

9 [4.] 5. Except as otherwise provided in [subsection 5,] 10 subsections 4 and 6, the Commission may impose an administrative 11 fine against a provider based upon:

12 (a) Each kilowatt-hour of electricity that the provider does not 13 generate, acquire or save from portfolio energy systems or 14 efficiency measures during a calendar year in violation of its 15 portfolio standard; or

(b) Any other reasonable formula adopted by the Commission.

17 **[5.]** 6. If a provider sells any portfolio energy credits pursuant 18 to paragraph (b) or (c) of subsection 2 in any calendar year in which 19 the Commission determines that the provider did not comply with 20 its portfolio standard, the Commission shall not make any 21 adjustment to the provider's expenses or revenues and shall not 22 impose on the provider any administrative fine authorized by this 23 section for that calendar year if:

(a) In the calendar year immediately preceding the calendar year
in which the portfolio energy credits were sold, the amount of
portfolio energy credits held by the provider and attributable to
electricity generated, acquired or saved from portfolio energy
systems or efficiency measures by the provider exceeded the amount
of portfolio energy credits necessary to comply with the provider's
portfolio standard by more than 10 percent;

31 (b) The price received for any portfolio energy credits sold by 32 the provider was not lower than the most recent value of portfolio 33 energy credits, net of any energy value if the price was for bundled 34 energy and credits, as determined by reference to the last long-term 35 renewable purchased power agreements approved by the 36 Commission in the most recent proceeding that included such 37 agreements; and

(c) The provider would have complied with the portfolio
standard in the relevant year even after the sale of portfolio energy
credits based on the load forecast of the provider at the time of the
sale.

42 [6.] 7. In the aggregate, the administrative fines imposed 43 against a provider for all violations of its portfolio standard for a 44 single calendar year must not exceed the amount which is necessary





1 and reasonable to ensure that the provider complies with its 2 portfolio standard, as determined by the Commission.

3 [7.] 8. If the Commission imposes an administrative fine 4 against a utility provider:

5 (a) The administrative fine is not a cost of service of the utility 6 provider;

7 (b) The utility provider shall not include any portion of the 8 administrative fine in any application for a rate adjustment or rate 9 increase; and

10 (c) The Commission shall not allow the utility provider to 11 recover any portion of the administrative fine from its retail 12 customers.

13 [8.] 9. All administrative fines imposed and collected pursuant 14 to this section must be deposited in the State General Fund.

15 Sec. 25. NRS 704.860 is hereby amended to read as follows:

16 704.860 "Utility facility" means:

17 Electric generating plants and their associated facilities, 1. 18 except electric generating plants and their associated facilities which 19 use or will use renewable energy, as defined in NRS [704.7811,] 20 704.7715, as their primary source of energy to generate electricity 21 and which have or will have a nameplate capacity of not more than 22 70 megawatts, including, without limitation, a net metering system, 23 as defined in NRS 704.771. As used in this subsection, "associated 24 facilities" includes, without limitation, any facilities for the storage, transmission or treatment of water, including, without limitation, 25 26 facilities to supply water or for the treatment or disposal of 27 wastewater, which support or service an electric generating plant.

28 2. Electric transmission lines and transmission substations that:

29 (a) Are designed to operate at 200 kilovolts or more;

30 (b) Are not required by local ordinance to be placed 31 underground; and

(c) Are constructed outside any incorporated city.

33 3. Gas transmission lines, storage plants, compressor stations 34 and their associated facilities when constructed outside any 35 incorporated city.

4. Water storage, transmission and treatment facilities, other
than facilities for the storage, transmission or treatment of water
from mining operations.

5. Sewer transmission and treatment facilities.

40 Sec. 26. NRS 704.890 is hereby amended to read as follows:

41 704.890 1. Except as otherwise provided in subsection 3, the 42 Commission may not grant a permit for the construction, operation 43 and maintenance of a utility facility, either as proposed or as 44 modified by the Commission, to a person unless it finds and 45 determines:



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(a) The nature of the probable effect on the environment;

2 (b) If the utility facility emits greenhouse gases and does not use 3 renewable energy as its primary source of energy to generate electricity, the extent to which the facility is needed to ensure 4 5 reliable utility service to customers in this State;

(c) That the need for the facility balances any adverse effect on 6 7 the environment;

8 (d) That the facility represents the minimum adverse effect on 9 the environment, considering the state of available technology and the nature and economics of the various alternatives; 10

(e) That the location of the facility as proposed conforms to 11 12 applicable state and local laws and regulations issued thereunder and 13 the applicant has obtained, or is in the process of obtaining, all other 14 permits, licenses, registrations and approvals required by federal, 15 state and local statutes, regulations and ordinances;

16 (f) That the surplus asset retirement plan filed pursuant to 17 NRS 704.870:

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(1) Complies with federal, state and local laws;

19 (2) Provides for the remediation and reuse of the facility 20 within a reasonable period; and

21 (3) Is able to be reasonably completed under the funding plan 22 contained in the application; and

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(g) That the facility will serve the public interest.

24 2. If the Commission determines that the location of all or a part of the proposed facility should be modified, it may condition its 25 26 permit upon such a modification. If the applicant has not obtained 27 all the other permits, licenses, registrations and approvals required 28 by federal, state and local statutes, regulations and ordinances as of 29 the date on which the Commission decides to issue a permit, the Commission shall condition its permit upon the applicant obtaining 30 31 those permits and approvals.

32 The requirements set forth in paragraph (g) of subsection 1 3. 33 do not apply to any application for a permit which is filed by a state 34 government or political subdivision thereof.

35 4. As used in this section, "renewable energy" has the meaning 36 ascribed to it in NRS [704.7811.] 704.7715. 37

Sec. 27. NRS 271.197 is hereby amended to read as follows:

271.197 "Renewable energy" has the meaning ascribed to it in 38 NRS [704.7811.] 704.7715. 39

40 **Sec. 28.** Notwithstanding the provisions of any other law or any ruling or order issued by or portfolio standard established by the 41 42 Public Utilities Commission of Nevada to the contrary, for any 43 portfolio standard established by the Commission pursuant to the 44 provisions of subsection 1 of NRS 704.78213, as that section existed 45 on or after July 1, 2012, and before the effective date of this act, the





Commission shall, for calendar year 2020 and for each calendar year 1 thereafter, revise the portfolio standard to require the provider of 2 new electric resources as defined in NRS 704B.130 to generate, 3 acquire or save electricity from portfolio energy systems or energy 4 efficiency measures in the amounts described in the portfolio 5 standard set forth in NRS 704.7821, as amended by section 22 of 6 7 this act. 8 Sec. 29. 1. This act becomes effective upon passage and 9 approval.

10 2. Section 3 of this act expires by limitation on 11 December 31, 2025.



