THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 330 Session of 2023

INTRODUCED BY STAMBAUGH, JAMES, CIRESI, ZIMMERMAN, STURLA, ISAACSON AND D. WILLIAMS, MARCH 13, 2023

REFERRED TO COMMITTEE ON CONSUMER PROTECTION, TECHNOLOGY AND UTILITIES, MARCH 13, 2023

AN ACT

1 2 3	Providing for local solar program, for renewable energy credits and for powers and duties of the Pennsylvania Public Utility Commission.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Short title.
7	This act shall be known and may be cited as the Pennsylvania
8	Local Solar Program Act.
9	Section 2. Findings and declarations.
10	The General Assembly finds and declares as follows:
11	(1) Solar energy can provide jobs in communities in this
12	Commonwealth.
13	(2) Local solar energy generation in this Commonwealth
14	can contribute to environmental goals, including reduction in
15	air pollution, and can foster economic growth in communities
16	in this Commonwealth.
17	(3) This Commonwealth is a deregulated energy state with

competitive retail markets, making top-down renewable energy

18

programs more difficult to implement than in vertically
 integrated states.

3 (4) Many residents of this Commonwealth are unable to
4 participate in solar energy generation because they are
5 constrained by the physical attributes of their home or
6 business, such as roof space, shading or ownership status.

7 (5) Low-income customers are generally unable to choose 8 to purchase renewable electricity through the retail market 9 due to utility program rules that prohibit shopping for 10 customer assistance program participants or put limits on 11 costs, which disqualifies renewable energy with its cost 12 premium.

13

(6) The intent of this act is to:

14 (i) Allow electric customers of this Commonwealth to
15 use electricity produced by local solar generation within
16 this Commonwealth.

17 (ii) Support the growth of solar energy projects18 constructed in communities within this Commonwealth.

(iii) Allow low-income customers an opportunity to
participate in the green economy by electing renewable
energy from local solar generation within this
Commonwealth while maintaining participation in customer
assistance programs.

24 Section 3. Definitions.

The following words and phrases when used in this act shall have the meanings given to them in this section unless the context clearly indicates otherwise:

28 "Commission." The Pennsylvania Public Utility Commission.
29 "Developer." A third-party entity under contract with the
30 electric distribution company to build, own, operate and

20230HB0330PN0293

- 2 -

maintain a local solar facility. The term does not include a
 subsidiary or affiliate of an electric distribution company.

3 "Electric distribution company." As defined in 66 Pa.C.S. §
4 2803 (relating to definitions).

5 "Local solar facility." A facility that meets all of the 6 following:

7 (1) Generates electricity through the use of a8 photovoltaic solar device.

9 (2) Is connected to the electric distribution grid10 serving this Commonwealth.

11 (3) Is located in the service territory of an electric 12 distribution company under the jurisdiction of the 13 commission.

14 (4) Delivers electricity to the distribution system
15 operated by an electric distribution company operating in
16 this Commonwealth.

17 (5) Has an electric nameplate capacity that does not18 exceed 30 megawatts.

19 "Local solar program." A local solar program established 20 under section 4(a) offered by an electric distribution company. "Low-income customer." An in-State retail end user of an 21 electric distribution company that is participating in the 22 23 electric distribution company's customer assistance program. 24 "Solar energy rate." The cent-per-kilowatt-hour rate to be 25 charged to subscribers, which includes generation, capacity and 26 transmission costs and developer administrative fees, electric 27 distribution company administration and system fees and taxes. "Subscriber." A retail customer of an electric distribution 28 29 company that elects to purchase electricity produced by a local solar facility through a local solar program. 30

20230HB0330PN0293

- 3 -

1 Section 4. Local solar programs.

(a) Establishment.--An electric distribution company under
the jurisdiction of the commission may establish a local solar
program. If an electric distribution company elects to establish
a local solar program under this section, the following shall
apply:

7 (1) A local solar facility shall be constructed, owned,
8 operated and maintained by a developer under contract with
9 the electric distribution company. The developer may not be
10 owned or operated by the electric distribution company.

(2) A developer shall be selected by a request for proposals open to any interested entity. The request for proposal shall clearly define the division of responsibilities and compensation concerning program marketing, customer service, metering, operation, market settlement, excess generation, low-income segmentation and customer pricing.

18 (3) Subject to approval by the commission, an electric
19 distribution company shall enter into a long-term power
20 purchase agreement with the developer to purchase all power
21 produced by a project, with a minimum term of 15 years and a
22 maximum term of 25 years.

(4) A developer shall be responsible for all PJM
Interconnection and electric distribution interconnection
costs, the settlement of subscriber load through the PJM
Interconnection market, costs and credits associated with
subscriber settlement through PJM Interconnection and any
other costs related to the operation of the facility.

(5) No unsubscribed generation may be subject to the
 rules and compensation set forth between the developer and

- 4 -

the electric distribution company. No costs pertaining to unsubscribed energy may be passed onto ratepayers by the electric distribution company.

4 (b) (Reserved).

5 (c) Subscribers.--The following shall apply:

6 (1) Each customer served by an electric distribution 7 company that elects to offer a local solar program shall be 8 provided an opportunity to subscribe to the local solar 9 program of the customer's electric distribution company, 10 subject to the following customer eligibility criteria:

(i) except as provided under subparagraph (iii), all residential and small commercial and industrial customers, as defined by the electric distribution company's tariff and rules, shall be eligible to participate;

16 (ii) a customer who participates in the electric 17 distribution company's customer assistance program shall 18 be eligible to participate in accordance with the limits 19 under subsection (f); and

20 (iii) a customer that receives net metering service21 may not participate.

(2) A subscription under paragraph (1) shall allow a
customer to purchase renewable electricity produced by a
local solar facility interconnected to the electric
distribution company's system.

(3) The solar energy rate shall be reflected in the perkilowatt-hour charge for energy on the bill of the customer.
Subscription to a local solar program may not impact other
charges on a customer bill, including transmission and
distribution charges and customer fees.

20230HB0330PN0293

- 5 -

(4) An electric distribution company may not charge a
 sign-up fee or other additional charge to a subscriber.

3 (5) A customer shall subscribe for the customer's entire 4 electricity use per account, or a percentage of a customer's 5 account, as permitted by an electric distribution company's 6 local solar program.

7 (6) A subscriber may cancel a subscription at any time
8 at no cost to the subscriber. An electric distribution
9 company may not apply cancellation fees.

(7) A subscription may be transferred to another service
 address within the electric distribution company's service
 territory until the subscriber cancels the subscription.

(8) A subscription shall be available on a first-come,
first-served basis. If a local solar program is fully
subscribed, the electric distribution company shall maintain
a wait list and allow additional customers to subscribe if
additional subscriptions become available, in the order of
the wait list.

19 (d) Cost recovery.--The following shall apply:

(1) All costs of development and operation of a local
solar program shall be incorporated into the solar energy
rate charged to a subscriber for energy usage.

(2) An electric distribution company shall be allowed to
recover all costs of the program, including implementation
and reasonable administrative costs from each subscriber,
subject to commission approval.

(e) Solar renewable energy credits.--Each solar renewable energy credit generated by a local solar program shall count toward the electric distribution company's compliance with the act of November 30, 2004 (P.L.1672, No.213), known as the

20230HB0330PN0293

- 6 -

1 Alternative Energy Portfolio Standards Act.

2 (f) Low-income customers. -- A portion of a local solar 3 facility's output in kilowatt hours shall be reserved for subscription by low-income customers. The amount of output 4 reserved for low-income participation shall be from a minimum of 5 5% to a maximum of 15%. The electric distribution company shall 6 7 set the low-income customer reservation prior to issuing the 8 request for proposal to a developer. A low-income customer 9 subscribing to a local solar program shall remain eligible for 10 an electric distribution company's customer assistance program. 11 A low-income customer subscribing to the local solar program 12 shall pay a rate not to exceed the electric distribution 13 company's price-to-compare.

14 Implementation and evaluation. --Within 120 days of the (q) effective date of this subsection, the commission shall 15 16 establish procedures for reviewing and approving a local solar 17 program. The commission shall establish regulations for 18 approving the request for proposal process and results, 19 including the cost for energy, which shall be fixed over the 20 life of the contract. The commission shall establish a process 21 for evaluating local solar programs within the first year 22 following activation of the local solar program, and not less 23 than every three years thereafter, to ensure that local solar 24 programs are achieving the objectives of this act.

25 Section 5. Effective date.

26 This act shall take effect in 60 days.

20230HB0330PN0293

- 7 -