LC004486

2014 -- H 7786

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO PUBLIC UTILITIES AND CARRIERS - CONTRACTING STANDARD FOR RENEWABLE ENERGY

<u>Introduced By:</u> Representative Arthur Handy <u>Date Introduced:</u> March 04, 2014 <u>Referred To:</u> House Corporations (Division of Public Utilities & Carriers)

It is enacted by the General Assembly as follows:

SECTION 1. Section 39-26.1-3 of the General Laws in Chapter 39-26.1 entitled "Long Term Contracting Standard for Renewable Energy" is hereby amended to read as follows:

3 39-26.1-3. Long-term contract standard. -- (a) Beginning on or before July 1, 2010, each electric_distribution company shall be required to annually solicit proposals from renewable_ 4 5 energy developers and, provided commercially reasonable proposals have been received, enter 6 into long-term contracts with terms of up to fifteen (15) years for the purchase of capacity, energy, and attributes from newly developed, renewable_energy resources. Subject to commission 7 8 approval, the electric_distribution company may enter into contracts for term lengths longer than 9 fifteen (15) years. Notwithstanding any other provisions of this chapter, on or before August 15, 10 2009, the electric_distribution company shall solicit proposals for one newly developed 11 renewable_energy_resources project as required in section §39-26.1-7. Proposals for the sale of 12 output from an offshore-wind project received under the provisions of this section shall be 13 diligently and fully considered without prejudice, regardless of the status of any proceedings 14 under sections §§39-26.1-7 or 39-26.1-8.

(b) The timetable and method for solicitation and execution of such contracts shall be proposed by the electric_distribution company; and shall be subject to review and approval by the commission prior to issuance by the company; provided that the timetable is reasonably designed to result in the electric_distribution company having the minimum long-term contract capacity

1 under contract within four (4) years of the date of the first solicitation; it is not necessary that the 2 projects associated with these contracts be operational within these four (4) years, as the 3 operational dates shall be specified in the contract. The electric_distribution company shall, 4 subject to review and approval of the commission, select a reasonable method of soliciting 5 proposals from renewable-energy developers, which shall include, at a minimum, an annual public solicitation, but may also include individual negotiations. The solicitation process shall 6 7 permit a reasonable amount of negotiating discretion for the parties to engage in commercially 8 reasonable, arms-length negotiations over final contract terms. Each long-term contract entered 9 into pursuant to this section shall contain a condition that it shall not be effective without 10 commission review and approval. The electric_distribution company shall file such contract, 11 along with a justification for its decision, within a reasonable time after it has executed the 12 contract following a solicitation or negotiation. The commission shall hold public hearings to 13 review the contract within forty-five (45) days of the filing and issue a written order approving or rejecting the contract within sixty (60) days ninety (90) days of the filing; iIn rejecting a contract, 14 15 the commission may advise the parties of the reason for the contract being rejected and direct the 16 parties to attempt to address the reasons for rejection in a revised contract within a specified 17 period not to exceed ninety (90) days. The commission shall approve the contract if it determines that: (1) $\underline{\mathbf{t}}_{\underline{\mathbf{T}}}$ he contract is commercially reasonable; (2) $\underline{\mathbf{t}}_{\underline{\mathbf{T}}}$ he requirements for the annual 18 19 solicitation have been met; and (3) **The contract is consistent with the purposes of this chapter.** A 20 report on each solicitation shall be filed with the commission each year within a reasonable time 21 after decisions are made by the electric distribution company regarding the solicitation results, 22 even if no contracts are executed following the solicitation.

(c) (1) No electric distribution company shall be obligated to enter into long-term 23 24 contracts for newly developed renewable energy resources on terms which the electric-25 distribution company reasonably believes to be commercially unreasonable; provided, however, if 26 there is a dispute about whether these terms are commercially unreasonable, the commission shall 27 make the final determination after an evidentiary hearing. The electric-distribution company shall 28 not be obligated to enter into long-term contracts pursuant to this section that would, in the 29 aggregate, exceed the minimum long-term contract capacity, but may do so voluntarily subject to 30 commission approval. As long as the electric_distribution company has entered into long-term 31 contracts in compliance with this section, the electric_distribution company shall not be required 32 by regulation or order to enter into power_purchase contracts with renewable_generation projects 33 for power, renewable<u>energy</u> certificates, or any other attributes with terms of more than three (3) 34 years in meeting its applicable annual renewable portfolio standard requirements set forth in

1 section \S 39-26-4 or pursuant to any other provision of the law.

2 (2) Except as provided in section §§39-26.1-7 and 39-26.1-8, an electric distribution 3 company shall not be required to enter into long-term contracts for newly developed renewable 4 energy resources that exceed the following five (5) year phased schedule:

5 By December 30, 2010: Twenty-five percent (25%) of the minimum, long-term contract 6 capacity;

By December 30, 2011: Fifty percent (50%) of the minimum, long-term contract

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8 capacity;

9 By December 30, 2012: Seventy-five percent (75%) of the minimum, long-term contract 10 capacity;

11 By December 30, 2014: One hundred percent (100%) of the minimum, long-term 12 contract capacity; but may do so earlier voluntarily, subject to commission approval.

13 (d) Compliance with the long-term contract standard shall be demonstrated through 14 procurement pursuant to the provisions of a long-term contract of energy, capacity, and attributes 15 reflected in NE-GIS certificates relating to generating units certified by the commission as using 16 newly developed renewable-energy resources, as evidenced by reports issued by the NE-GIS 17 administrator and the terms of the contract; provided, however, that the NE-GIS certificates were 18 procured pursuant to the provisions of a long-term contract. The electric_distribution company 19 also may purchase other attributes from the generator as part of the long-term contract.

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(e) After the adoption of the rules and regulations promulgated by the commission 21 pursuant to this chapter, an electric_distribution company may, at its sole election, immediately 22 and from time to time, procure additional, commercially reasonable long-term contracts for newly 23 developed renewable-energy resources on an earlier timetable or above the minimum long-term 24 contract capacity, subject to commission approval.

25 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PUBLIC UTILITIES AND CARRIERS - CONTRACTING STANDARD FOR RENEWABLE ENERGY

- 1 This act would allow the public utilities commission ninety (90) days to approve or reject
- 2 long-term renewable energy contracts. The act would eliminate the forty-five (45) day hearing
- 3 deadline.
- 4 This act would take effect upon passage.

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