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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

Introduced By: Senator William A. Walaska

<u>Date Introduced:</u> February 27, 2014

Referred To: Senate Environment & Agriculture

(Division of Public Utilities and 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:

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_energy developers and, provided commercially reasonable proposals have been received, enter 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 approval, the electric_distribution company may enter into contracts for term lengths longer than fifteen (15) years. Notwithstanding any other provisions of this chapter, on or before August 15, 2009, the electric_distribution company shall solicit proposals for one newly developed renewable_energy_resources project as required in section §39-26.1-7. Proposals for the sale of output from an offshore_wind project received under the provisions of this section shall be diligently and fully considered without prejudice, regardless of the status of any proceedings 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

under contract within four (4) years of the date of the first solicitation; it is not necessary that the projects associated with these contracts be operational within these four (4) years, as the operational dates shall be specified in the contract. The electric_distribution company shall, subject to review and approval of the commission, select a reasonable method of soliciting 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 permit a reasonable amount of negotiating discretion for the parties to engage in commercially reasonable, arms-length negotiations over final contract terms. Each long-term contract entered into pursuant to this section shall contain a condition that it shall not be effective without commission review and approval. The electric_distribution company shall file such contract, along with a justification for its decision, within a reasonable time after it has executed the contract following a solicitation or negotiation. The commission shall hold public hearings to 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, the commission may advise the parties of the reason for the contract being rejected and direct the parties to attempt to address the reasons for rejection in a revised contract within a specified period not to exceed ninety (90) days. The commission shall approve the contract if it determines that: (1) $\underbrace{\mathbf{T}}$ The contract is commercially reasonable; (2) $\underbrace{\mathbf{T}}$ The requirements for the annual solicitation have been met; and (3) The contract is consistent with the purposes of this chapter. A report on each solicitation shall be filed with the commission each year within a reasonable time after decisions are made by the electric distribution company regarding the solicitation results, even if no contracts are executed following the solicitation.

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

1	section §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;
7	By December 30, 2011: Fifty percent (50%) of the minimum, long-term contract
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.
20	(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
