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2025 -- H 5167

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO HEALTH AND SAFETY -- THE RHODE ISLAND CLEAN HEAT STANDARD ACT

Introduced By: Representatives Cortvriend, Speakman, Carson, McGaw, Boylan, Handy, Kislak, Bennett, and Phillips Date Introduced: January 24, 2025

Referred To: House Environment and Natural Resources

It is enacted by the General Assembly as follows:

- 1 SECTION 1.
- 2 <u>Legislative findings.</u>
- 3 The general assembly hereby recognizes and declares that:
- 4 (1) There is a need for obligated parties to reduce greenhouse gas emissions attributable to

5 the Rhode Island thermal sector by retiring required amounts of clean heat credits to meet the

6 emissions reductions required in § 42-6.2-3 ("act on climate").

(2) The clean heat standard shall be designed and implemented to enhance social equity by
minimizing adverse impacts to low-income and moderate-income customers and those households
with the highest energy burdens. The design shall ensure all customers have an equitable
opportunity to participate in, and benefit from, clean heat measures regardless of heating fuel used,
income level, geographic location, or homeownership status.

SECTION 2. Title 23 of the General Laws entitled "HEALTH AND SAFETY" is hereby amended by adding thereto the following chapter:

14 CHAPTER 23.8 15 THE RHODE ISLAND CLEAN HEAT STANDARD ACT

- 16 <u>23-23.8-1. Short title.</u>
- 17 This chapter shall be known and may be cited as the "Rhode Island Clean Heat Standard

18 <u>Act."</u>

1	23-23.8-2. Definitions.
2	As used in this chapter:
3	(1) "Clean heat credit" means a tradeable, non-tangible commodity that represents the
4	amount of greenhouse gas reduction caused by a clean heat measure.
5	(2) "Clean heat measure" means fuel and technologies delivered and installed to end-use
6	customers in Rhode Island that reduce greenhouse gas emissions. Clean heat measures shall not
7	include switching from one fossil fuel use to another fossil fuel use, or the use of renewable natural
8	gas or hydrogen. The council shall adopt a list of acceptable actions that qualify as clean heat
9	measures, which shall include weatherization, air-source heat pumps, air-source heat pump water
10	heaters, ground-source heat pumps, electric stoves, and electric dryers.
11	(3) "Council" or "the council" means the Rhode Island executive climate change
12	coordinating council.
13	(4) "Default delivery agent" means the entity designated by the council to provide services
14	that generate tradeable clean heat credits.
15	(5) "Energy burden" means the annual spending on thermal energy as a percentage of
16	household income.
17	(6) "Entity" means any individual, trustee, agency, partnership, association, corporation,
18	company, municipality, political subdivision, or any other form of organization.
19	(7) "Heating fuel" means fossil-based heating fuel, including oil, propane, natural gas, coal,
20	and kerosene.
21	(8) "Obligated party" means:
22	(i) A natural gas utility, whether investor-owned or a municipal utility, serving customers
23	in Rhode Island; or
24	(ii) For other heating fuels, the entity that makes the first sale of heating fuel into or in the
25	state for consumption within the state. Electricity suppliers shall not be obligated parties.
26	(9) "Thermal sector" means the residential, non-residential, commercial, and industrial fuel
27	use sectors.
28	(10) "Weatherized" and/or "weatherization" means the process of protecting a building and
29	its interior from the elements, particularly from sunlight, precipitation, and wind, and of modifying
30	a building to reduce energy consumption and optimize energy efficiency.
31	23-23.8-3. Clean heat standard implementation.
32	(a) The council shall promulgate and enforce rules to establish or adopt a system of
33	tradeable clean heat credits earned from the delivery of clean heat measures that reduce greenhouse
34	gas emissions.

(b) The council shall make every effort to coordinate with energy efficiency programs to 2 prioritize energy efficiency and weatherization first before implementing other clean heat 3 measures. Clean heat measures shall be consistent with least cost procurement in § 39-1-27.7. 4 (c) An obligated party may obtain the required amount of clean heat credits through 5 delivery of eligible clean heat measures, through contracts for delivery of eligible clean heat 6 measures, through the market purchase of clean heat credits, or through delivery of eligible clean 7 heat measures by a designated statewide default delivery agent. 8 (d) The council shall establish a system of recognition for clean heat credits pursuant to 9 this section. 10 23-23.8-4. Compliance with the clean heat standard. 11 (a) Required amounts: 12 (1) The council shall establish the number of clean heat credits that each obligated party is 13 required to retire each calendar year. The size of the annual requirement shall be set at a pace 14 sufficient for the thermal sector to achieve lifecycle carbon dioxide equivalent (CO2e) emission 15 reductions consistent with chapter 6.2 of title 42 for 2030, 2040, and 2050. 16 (2) Annual requirements shall be expressed as a percent of each obligated party's 17 contribution to the thermal sector's lifecycle CO_2e emissions in the previous year with the annual 18 percentages being the same for all parties. 19 (3) The council may adjust the annual requirements for good cause after notice and 20 opportunity for public process. Good cause may include a shortage of clean heat credits or undue 21 adverse financial impacts on particular customers or demographic segments. Any downward 22 adjustment shall be allowed for only a short, temporary period. 23 (b) Annual registration: 24 (1) The council shall require registration information to include legal name, doing business 25 as name if applicable, municipality, state, type of heating fuel sold, and the volume of sales of heating fuels into or in the state for final sale or consumption in the state in the calendar year 26 27 immediately preceding the calendar year in which the entity is registering with the council. 28 (2) Each year, and not later than thirty (30) days following the annual registration deadline 29 established by the council, the council shall share complete registration information of obligated 30 parties with the department of environmental management for purposes of conducting the Rhode 31 Island greenhouse gas emissions inventory and forecast. 32 (3) The council shall maintain, and update annually, a list of registered entities on its 33 website that contains the required registration information, except that the public list shall not 34 include heating fuel volumes reported.

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2 after the first sale of heating fuel to a location in Rhode Island. 3 (5) Clean heat requirements shall transfer to entities that acquire an obligated party. 4 (c) Equitable distribution of clean heat measures: 5 A substantial portion of clean heat credits retired by each obligated party shall be sourced 6 from clean heat measures delivered to low-income and moderate-income customers. The portion 7 of each obligated party's required amount needed to satisfy the annual clean heat standard 8 requirement shall be at least twenty percent (20%) from low-income customers and twenty percent 9 (20%) from moderate-income customers, as those terms are provided for in § 39-2-1. 10 23-23.8-5. Authority. 11 (a) The council shall designate the default delivery agent. The default delivery agent shall 12 be a single statewide entity capable of providing a variety of clean heat measures and contracted 13 for a multiyear period through a competitive procurement process. The entity selected as the default 14 delivery agent may also be a market participant but shall not be an obligated party. 15 (b) The council shall adopt annually the cost per clean heat credit to be paid to the default 16 delivery agent by an obligated party that chooses this option. In adjusting the default delivery agent 17 credit cost, the council shall consider the default delivery agent's anticipated costs to deliver clean 18 heat measures and costs borne by customers, among other factors determined by the council. 19 Changes to the cost of credits shall take effect not less than one hundred eighty (180) days after 20 adoption. (c) All funds received from noncompliance payments pursuant to subsection (d) of this 21 22 section shall be used by the default delivery agent to provide clean heat measures to low-income 23 customers. 24 (d) The council may order an obligated party that fails to retire the number of clean heat 25 credits required in a given year, including the required amounts from low-income and moderateincome customers, to make a noncompliance payment to the default delivery agent. The per-credit 26 27 amount of the noncompliance payment shall be three (3) times the amount established by the 28 council under this section for timely per-credit payments to the default delivery agent. 29 (e) The council is granted any additional authority to implement this section, and any rules 30 or orders adopted to implement the provisions of this section, as may be necessary beyond its 31 existing authorities including, but not limited to, issuing procedures, promulgating regulations, 32 consulting with stakeholders, conducting public engagement, ordering penalties and injunctive 33 relief, and contracting as appropriate to support administration of responsibilities under this 34 chapter.

(4) For any entity not registered, the first registration form shall be due thirty (30) days

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23-23.8-6. Tradeable clean heat credit.

2 (a) The council shall establish or adopt a system of tradeable clean heat credits that may be earned by reducing greenhouse gas emissions through the delivery of clean heat measures. While 3 4 credit denominations may be in simple terms for public understanding and ease of use, the 5 underlying value shall be based on units of carbon dioxide equivalent (CO₂e). The system shall 6 provide a process for the recognition, approval, and monitoring of the clean heat credits. The 7 council shall perform the verification of clean heat credit claims. 8 (b) Clean heat credits shall be based on the lifecycle CO2e emission reductions that result 9 from the delivery of eligible clean heat measures to end-use customer locations in Rhode Island. 10 For clean heat measures that are installed, the value of the clean heat credits in each year shall be 11 the lifecycle CO₂e emissions of the heating fuel avoided by the installation of the measure, minus 12 the lifecycle CO₂e emissions of the energy that is used instead. 13 (c) To promote certainty for obligated parties and clean heat providers, the council shall, 14 by rule or order, establish a schedule of lifecycle emission rates for heating fuels and eligible clean 15 heat measures. The schedule shall be based on transparent and accurate emissions accounting 16 adapting the Argonne National Laboratory GREET Model, Intergovernmental Panel on Climate 17 Change (IPCC) modeling, or an alternative of comparable analytical rigor to achieve the thermal sector greenhouse gas emissions reductions necessary to meet the sector's share of greenhouse gas 18 reduction requirements to accurately account for emissions from biogenic and geologic sources, 19 20 and to deter substantial unintended harmful consequences. The schedule may be amended based 21 upon changes in technology or evidence on emissions, but clean heat credits previously awarded 22 shall not be adjusted retroactively. 23 (d) Clean heat credits shall be "time stamped" for the year in which the clean heat measure 24 is delivered as well as each subsequent year during which the measure produces emission 25 reductions. Only clean heat credits with the current year time stamp, and credits banked from previous years, shall be eligible to satisfy the current year obligation. 26 27 (e) Clean heat credits can be earned only in proportion to the deemed or measured thermal 28 sector greenhouse gas emission reductions achieved by a clean heat measure delivered in Rhode 29 Island. Other emissions offsets, wherever located, shall not be eligible measures. 30 (f) All eligible clean heat measures that are delivered in Rhode Island shall be eligible for 31 clean heat credits and may be retired and count towards an obligated party's emission reduction 32 obligations, regardless of who creates or delivers them and regardless of whether their creation or 33 delivery was required by other state policies and programs. The council shall determine whether 34 the total value of a clean heat credit for an installed measure shall be claimed in the year it is

installed or whether the annual value of that credit shall be applied each year of the measure's life. 1 2 The council shall determine whether to require a certain portion of clean heat credits to be acquired 3 each year from weatherization projects to further the state's building efficiency goals. The council 4 shall recommend legislative changes, if needed, to accomplish this. 5 (g) The council shall create a registration system to lower administrative barriers to individuals and businesses seeking to register qualified actions eligible to earn clean heat credits 6 7 and to facilitate the transfer of credits to obligated parties. The council may hire a third-party 8 consultant to evaluate, develop, implement, maintain, and support a database or other means for 9 tracking clean heat credits and compliance with the annual requirements of obligated parties. The 10 system shall require entities to submit the following information to receive the credit: the location 11 of the clean heat measure, whether the customer or tenant has a low- or moderate-income, the type 12 of property where the clean heat measure was installed or sold, the type of clean heat measure, and 13 any other information as required by the council. 14 (h) If any provision of this section or its application are held invalid or in violation of the 15 Constitution or laws of the United States or Rhode Island, the invalidity or the violation shall not

16 affect other provisions of this section that can be given effect without the invalid provision or

17 <u>application, and to this end, the provisions of this section are severable.</u>

18 (i) Within ninety (90) days following the enactment of this chapter, the council shall

19 commence any necessary proceedings to implement this chapter.

20 SECTION 3. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HEALTH AND SAFETY -- THE RHODE ISLAND CLEAN HEAT STANDARD ACT

- 1 This act would create the Rhode Island clean heat standards act to implement a system of
- 2 tradeable clean heat credits earned from the delivery of clean heat measures that reduce greenhouse
- 3 gas emissions.
- 4 This act would take effect upon passage.

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