

VIRGINIA ACTS OF ASSEMBLY — CHAPTER

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An Act to amend and reenact §§ 56-576 and 56-585.2 of the Code of Virginia, relating to satisfying Renewable Portfolio Standard goals using renewable thermal energy.

[H 232]

Approved

Be it enacted by the General Assembly of Virginia:

1. That §§ 56-576 and 56-585.2 of the Code of Virginia are amended and reenacted as follows:

§ 56-576. Definitions.

As used in this chapter:

"Affiliate" means any person that controls, is controlled by, or is under common control with an electric utility.

"Aggregator" means a person that, as an agent or intermediary, (i) offers to purchase, or purchases, electric energy or (ii) offers to arrange for, or arranges for, the purchase of electric energy, for sale to, or on behalf of, two or more retail customers not controlled by or under common control with such person. The following activities shall not, in and of themselves, make a person an aggregator under this chapter: (i) furnishing legal services to two or more retail customers, suppliers or aggregators; (ii) furnishing educational, informational, or analytical services to two or more retail customers, unless direct or indirect compensation for such services is paid by an aggregator or supplier of electric energy; (iii) furnishing educational, informational, or analytical services to two or more suppliers or aggregators; (iv) providing default service under § 56-585; (v) engaging in activities of a retail electric energy supplier, licensed pursuant to § 56-587, which are authorized by such supplier's license; and (vi) engaging in actions of a retail customer, in common with one or more other such retail customers, to issue a request for proposal or to negotiate a purchase of electric energy for consumption by such retail customers.

"Combined heat and power" means a method of using waste heat from electrical generation to offset traditional processes, space heating, air conditioning, or refrigeration.

"Commission" means the State Corporation Commission.

"Cooperative" means a utility formed under or subject to Chapter 9.1 (§ 56-231.15 et seq.) of this title.

"Covered entity" means a provider in the Commonwealth of an electric service not subject to competition but shall not include default service providers.

"Covered transaction" means an acquisition, merger, or consolidation of, or other transaction involving stock, securities, voting interests or assets by which one or more persons obtains control of a covered entity.

"Curtailement" means inducing retail customers to reduce load during times of peak demand so as to ease the burden on the electrical grid.

"Customer choice" means the opportunity for a retail customer in the Commonwealth to purchase electric energy from any supplier licensed and seeking to sell electric energy to that customer.

"Demand response" means measures aimed at shifting time of use of electricity from peak-use periods to times of lower demand by inducing retail customers to curtail electricity usage during periods of congestion and higher prices in the electrical grid.

"Distribute," "distributing," or "distribution of" electric energy means the transfer of electric energy through a retail distribution system to a retail customer.

"Distributor" means a person owning, controlling, or operating a retail distribution system to provide electric energy directly to retail customers.

"Electric utility" means any person that generates, transmits, or distributes electric energy for use by retail customers in the Commonwealth, including any investor-owned electric utility, cooperative electric utility, or electric utility owned or operated by a municipality.

"Energy efficiency program" means a program that reduces the total amount of electricity that is required for the same process or activity implemented after the expiration of capped rates. Energy efficiency programs include equipment, physical, or program change designed to produce measured and verified reductions in the amount of electricity required to perform the same function and produce the same or a similar outcome. Energy efficiency programs may include, but are not limited to, (i) programs that result in improvements in lighting design, heating, ventilation, and air conditioning systems, appliances, building envelopes, and industrial and commercial processes; and (ii) measures, such as but not limited to the installation of advanced meters, implemented or installed by utilities, that reduce fuel use or losses of electricity and otherwise improve internal operating efficiency in generation,

57 transmission, and distribution systems. Energy efficiency programs include demand response, combined
 58 heat and power and waste heat recovery, curtailment, or other programs that are designed to reduce
 59 electricity consumption so long as they reduce the total amount of electricity that is required for the
 60 same process or activity. Utilities shall be authorized to install and operate such advanced metering
 61 technology and equipment on a customer's premises; however, nothing in this chapter establishes a
 62 requirement that an energy efficiency program be implemented on a customer's premises and be
 63 connected to a customer's wiring on the customer's side of the inter-connection without the customer's
 64 expressed consent.

65 "Generate," "generating," or "generation of" electric energy means the production of electric energy.

66 "Generator" means a person owning, controlling, or operating a facility that produces electric energy
 67 for sale.

68 "Incumbent electric utility" means each electric utility in the Commonwealth that, prior to July 1,
 69 1999, supplied electric energy to retail customers located in an exclusive service territory established by
 70 the Commission.

71 "Independent system operator" means a person that may receive or has received, by transfer pursuant
 72 to this chapter, any ownership or control of, or any responsibility to operate, all or part of the
 73 transmission systems in the Commonwealth.

74 "Measured and verified" means a process determined pursuant to methods accepted for use by
 75 utilities and industries to measure, verify, and validate energy savings and peak demand savings. This
 76 may include the protocol established by the United States Department of Energy, Office of Federal
 77 Energy Management Programs, Measurement and Verification Guidance for Federal Energy Projects,
 78 measurement and verification standards developed by the American Society of Heating, Refrigeration
 79 and Air Conditioning Engineers (ASHRAE), or engineering-based estimates of energy and demand
 80 savings associated with specific energy efficiency measures, as determined by the Commission.

81 "Municipality" means a city, county, town, authority, or other political subdivision of the
 82 Commonwealth.

83 "Peak-shaving" means measures aimed solely at shifting time of use of electricity from peak-use
 84 periods to times of lower demand by inducing retail customers to curtail electricity usage during periods
 85 of congestion and higher prices in the electrical grid.

86 "Person" means any individual, corporation, partnership, association, company, business, trust, joint
 87 venture, or other private legal entity, and the Commonwealth or any municipality.

88 "Renewable energy" means energy derived from sunlight, wind, falling water, biomass, sustainable or
 89 otherwise, (the definitions of which shall be liberally construed), energy from waste, *landfill gas*,
 90 municipal solid waste, wave motion, tides, and geothermal power, and does not include energy derived
 91 from coal, oil, natural gas or nuclear power. Renewable energy shall also include the proportion of the
 92 thermal or electric energy from a facility that results from the co-firing of biomass.

93 "*Renewable thermal energy*" means the thermal energy output from a renewable-fueled combined
 94 heat and power generation facility that is (i) constructed, or renovated and improved, after January 1,
 95 2012, (ii) located in the Commonwealth, and (iii) utilized in industrial processes other than the
 96 combined heat and power generation facility.

97 "*Renewable thermal energy equivalent*" means the electrical equivalent in megawatt hours of
 98 renewable thermal energy calculated by dividing (i) the heat content, measured in British thermal units
 99 (BTUs), of the renewable thermal energy at the point of transfer to an industrial process by (ii) the
 100 standard conversion factor of 3.413 million BTUs per megawatt hour.

101 "*Renovated and improved facility*" means a facility the components of which have been upgraded to
 102 enhance its operating efficiency.

103 "Retail customer" means any person that purchases retail electric energy for its own consumption at
 104 one or more metering points or nonmetered points of delivery located in the Commonwealth.

105 "Retail electric energy" means electric energy sold for ultimate consumption to a retail customer.

106 "Revenue reductions related to energy efficiency programs" means reductions in the collection of
 107 total non-fuel revenues, previously authorized by the Commission to be recovered from customers by a
 108 utility, that occur due to measured and verified decreased consumption of electricity caused by energy
 109 efficiency programs approved by the Commission and implemented by the utility, less the amount by
 110 which such non-fuel reductions in total revenues have been mitigated through other program-related
 111 factors, including reductions in variable operating expenses.

112 "Supplier" means any generator, distributor, aggregator, broker, marketer, or other person who offers
 113 to sell or sells electric energy to retail customers and is licensed by the Commission to do so, but it
 114 does not mean a generator that produces electric energy exclusively for its own consumption or the
 115 consumption of an affiliate.

116 "Supply" or "supplying" electric energy means the sale of or the offer to sell electric energy to a
 117 retail customer.

118 "Transmission of," "transmit," or "transmitting" electric energy means the transfer of electric energy
119 through the Commonwealth's interconnected transmission grid from a generator to either a distributor or
120 a retail customer.

121 "Transmission system" means those facilities and equipment that are required to provide for the
122 transmission of electric energy.

123 § 56-585.2. Sale of electricity from renewable sources through a renewable energy portfolio standard
124 program.

125 A. As used in this section:

126 "Renewable energy" shall have the same meaning ascribed to it in § 56-576, provided such renewable
127 energy is (i) generated or purchased in the Commonwealth or in the interconnection region of the
128 regional transmission entity of which the participating utility is a member, as it may change from time
129 to time; (ii) generated by a public utility providing electric service in the Commonwealth from a facility
130 in which the public utility owns at least a 49 percent interest and that is located in a control area
131 adjacent to such interconnection region; or (iii) represented by certificates issued by an affiliate of such
132 regional transmission entity, or any successor to such affiliate, and held or acquired by such utility,
133 which validate the generation of renewable energy by eligible sources in such region. "Renewable
134 energy" shall not include electricity generated from pumped storage, but shall include run-of-river
135 generation from a combined pumped-storage and run-of-river facility.

136 "Total electric energy sold in the base year" means total electric energy sold to Virginia jurisdictional
137 retail customers by a participating utility in calendar year 2007, excluding an amount equivalent to the
138 average of the annual percentages of the electric energy that was supplied to such customers from
139 nuclear generating plants for the calendar years 2004 through 2006.

140 B. Any investor-owned incumbent electric utility may apply to the Commission for approval to
141 participate in a renewable energy portfolio standard program, as defined in this section. The Commission
142 shall approve such application if the applicant demonstrates that it has a reasonable expectation of
143 achieving 12 percent of its base year electric energy sales from renewable energy sources during
144 calendar year 2022, and 15 percent of its base year electric energy sales from renewable energy sources
145 during calendar year 2025, as provided in subsection D.

146 C. It is in the public interest for utilities to achieve the goals set forth in subsection D, such goals
147 being referred to herein as "RPS Goals". Accordingly, the Commission, in addition to providing
148 recovery of incremental RPS program costs pursuant to subsection E, shall increase the fair combined
149 rate of return on common equity for each utility participating in such program by a single Performance
150 Incentive, as defined in subdivision A 2 of § 56-585.1, of 50 basis points whenever the utility attains an
151 RPS Goal established in subsection D. Such Performance Incentive shall first be used in the calculation
152 of a fair combined rate of return for the purposes of the immediately succeeding biennial review
153 conducted pursuant to § 56-585.1 after any such RPS Goal is attained, and shall remain in effect if the
154 utility continues to meet the RPS Goals established in this section through and including the third
155 succeeding biennial review conducted thereafter. Any such Performance Incentive, if implemented, shall
156 be in lieu of any other Performance Incentive reducing or increasing such utility's fair combined rate of
157 return on common equity for the same time periods. However, if the utility receives any other
158 Performance Incentive increasing its fair combined rate of return on common equity by more than 50
159 basis points, the utility shall be entitled to such other Performance Incentive in lieu of this Performance
160 Incentive during the term of such other Performance Incentive. A utility shall receive double credit
161 toward meeting the renewable energy portfolio standard for energy derived from sunlight or from
162 onshore wind, and triple credit toward meeting the renewable energy portfolio standard for energy
163 derived from offshore wind.

164 D. To qualify for the Performance Incentive established in subsection C, the total electric energy sold
165 by a utility to meet the RPS Goals shall be composed of the following amounts of electric energy *or*
166 *renewable thermal energy equivalent* from renewable energy sources, as adjusted for any sales volumes
167 lost through operation of the customer choice provisions of subdivision A 3 or A 4 of § 56-577:

168 RPS Goal I: In calendar year 2010, 4 percent of total electric energy sold in the base year.

169 RPS Goal II: For calendar years 2011 through 2015, inclusive, an average of 4 percent of total
170 electric energy sold in the base year, and in calendar year 2016, 7 percent of total electric energy sold in
171 the base year.

172 RPS Goal III: For calendar years 2017 through 2021, inclusive, an average of 7 percent of total
173 electric energy sold in the base year, and in calendar year 2022, 12 percent of total electric energy sold
174 in the base year.

175 RPS Goal IV: For calendar years 2023 and 2024, inclusive, an average of 12 percent of total electric
176 energy sold in the base year, and in calendar year 2025, 15 percent of total electric energy sold in the
177 base year.

178 A utility may apply renewable energy sales achieved or renewable energy certificates acquired during

179 the periods covered by any such RPS Goal that are in excess of the sales requirement for that RPS Goal
180 to the sales requirements for any future RPS Goal.

181 E. A utility participating in such program shall have the right to recover all incremental costs
182 incurred for the purpose of such participation in such program, as accrued against income, through rate
183 adjustment clauses as provided in subdivisions A 5 and A 6 of § 56-585.1, including, but not limited to,
184 administrative costs, ancillary costs, capacity costs, costs of energy represented by certificates described
185 in subsection A, and, in the case of construction of renewable energy generation facilities, allowance for
186 funds used during construction until such time as an enhanced rate of return, as determined pursuant to
187 subdivision A 6 of § 56-585.1, on construction work in progress is included in rates, projected
188 construction work in progress, planning, development and construction costs, life-cycle costs, and costs
189 of infrastructure associated therewith, plus an enhanced rate of return, as determined pursuant to
190 subdivision A 6 of § 56-585.1. All incremental costs of the RPS program shall be allocated to and
191 recovered from the utility's customer classes based on the demand created by the class and within the
192 class based on energy used by the individual customer in the class, except that the incremental costs of
193 the RPS program shall not be allocated to or recovered from customers that are served within the large
194 industrial rate classes of the participating utilities and that are served at primary or transmission voltage.

195 F. A utility participating in such program shall apply towards meeting its RPS Goals any renewable
196 energy from existing renewable energy sources owned by the participating utility or purchased as
197 allowed by contract at no additional cost to customers to the extent feasible. A utility participating in
198 such program shall not apply towards meeting its RPS Goals renewable energy certificates attributable to
199 any renewable energy generated at a renewable energy generation source in operation as of July 1, 2007,
200 that is operated by a person that is served within a utility's large industrial rate class and that is served
201 at primary or transmission voltage, *except for those persons providing renewable energy thermal*
202 *equivalents to such a utility.* A participating utility shall be required to fulfill any remaining deficit
203 needed to fulfill its RPS Goals from new renewable energy supplies at reasonable cost and in a prudent
204 manner to be determined by the Commission at the time of approval of any application made pursuant
205 to subsection B. A participating utility may sell renewable energy certificates produced at its own
206 generation facilities located in the Commonwealth or, if located outside the Commonwealth, owned by
207 such utility and in operation as of January 1, 2010, or renewable energy certificates acquired as part of a
208 purchase power agreement, to another entity and purchase lower cost renewable energy certificates and
209 the net difference in price between the renewable energy certificates shall be credited to customers.
210 Utilities participating in such program shall collectively, either through the installation of new generating
211 facilities, through retrofit of existing facilities or through purchases of electricity from new facilities
212 located in Virginia, use or cause to be used no more than a total of 1.5 million tons per year of green
213 wood chips, bark, sawdust, a tree or any portion of a tree which is used or can be used for lumber and
214 pulp manufacturing by facilities located in Virginia, towards meeting RPS goals, excluding such fuel
215 used at electric generating facilities using wood as fuel prior to January 1, 2007. A utility with an
216 approved application shall be allocated a portion of the 1.5 million tons per year in proportion to its
217 share of the total electric energy sold in the base year, as defined in subsection A, for all utilities
218 participating in the RPS program. A utility may use in meeting RPS goals, without limitation, the
219 following sustainable biomass and biomass based waste to energy resources: mill residue, except wood
220 chips, sawdust and bark; pre-commercial soft wood thinning; slash; logging and construction debris;
221 brush; yard waste; shipping crates; dunnage; non-merchantable waste paper; landscape or right-of-way
222 tree trimmings; agricultural and vineyard materials; grain; legumes; sugar; and gas produced from the
223 anaerobic decomposition of animal waste.

224 G. The Commission shall promulgate such rules and regulations as may be necessary to implement
225 the provisions of this section including a requirement that participants verify whether the RPS goals are
226 met in accordance with this section.

227 H. Each investor-owned incumbent electric utility shall report to the Commission annually by
228 November 1 on (i) its efforts, if any, to meet the RPS Goals, (ii) its overall generation of renewable
229 energy, and (iii) advances in renewable generation technology that affect activities described in clauses
230 (i) and (ii).