INTRODUCED

HB1913

15102890D 1 HOUSE BILL NO. 1913 2 Offered January 14, 2015 3 Prefiled January 13, 2015 4 A BILL to amend and reenact § 56-585.2 of the Code of Virginia, relating to electric utilities; renewable 5 energy resources and energy efficiency goals. 6 Patron-Lopez 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 56-585.2 of the Code of Virginia is amended and reenacted as follows: 11 § 56-585.2. Clean energy goals. 12 13 A. As used in this section: 14 "Qualified investment" means an expense incurred in the Commonwealth by a participating utility in 15 conducting, either by itself or in partnership with institutions of higher education in the Commonwealth or with industrial or commercial customers that have established renewable energy research and 16 development programs in the Commonwealth, research and development activities related to renewable 17 or alternative energy sources, which expense (i) is designed to enhance the participating utility's 18 19 understanding of emerging energy technologies and their potential impact on and value to the utility's 20 system and customers within the Commonwealth; (ii) promotes economic development within the 21 Commonwealth; (iii) supplements customer-driven alternative energy or energy efficiency initiatives; (iv) 22 supplements alternative energy and energy efficiency initiatives at state or local governmental facilities 23 in the Commonwealth; or (v) is designed to mitigate the environmental impacts of renewable energy 24 projects. 25 "Renewable energy" shall have the same meaning ascribed to it in § 56-576, provided such renewable 26 energy is (i) generated in the Commonwealth or in the interconnection region of the regional 27 transmission entity of which the participating utility is a member, as it may change from time to time, 28 and purchased by a participating utility under a power purchase agreement; provided, however, that if such agreement was executed on or after July 1, 2013, the agreement shall expressly transfer ownership 29 30 of renewable attributes, in addition to ownership of the energy, to the participating utility; (ii) generated 31 by a public utility providing electric service in the Commonwealth from a facility in which the public utility owns at least a 49 percent interest and that is located in the Commonwealth, in the 32 33 interconnection region of the regional transmission entity of which the participating utility is a member, 34 or in a control area adjacent to such interconnection region; or (iii) represented by renewable energy 35 certificates. "Renewable energy" shall not include electricity generated from pumped storage, but shall 36 include run-of-river generation from a combined pumped-storage and run-of-river facility. 37 "Renewable energy certificate" means either (i) a certificate issued by an affiliate of the regional transmission entity of which the participating utility is a member, as it may change from time to time, 38 39 or any successor to such affiliate, and held or acquired by such utility, that validates the generation of 40 renewable energy by eligible sources in the interconnection region of the regional transmission entity or 41 (ii) a certificate issued by the Commission pursuant to subsection J and held or acquired by a participating utility, that validates a qualified investment made by the participating utility. 42 "Total electric energy sold in the base year" means total electric energy sold to Virginia jurisdictional 43 retail customers by a participating utility in calendar year 2007, excluding an amount equivalent to the 44 average of the annual percentages of the electric energy that was supplied to such customers from 45 nuclear generating plants for the calendar years 2004 through 2006. 46 47 B. Participating utilities shall make investments in solar energy generation, onshore wind generation, offshore wind generation, and cumulative energy efficiency savings by calendar year 2030, as described 48 49 in this section. 50 C. Any investor-owned incumbent electric utility may apply to the Commission for approval to 51 participate in a renewable energy portfolio standard program, as defined in this section. The Commission 52 shall approve such application if the applicant demonstrates that it has a reasonable expectation of 53 achieving 12 percent of its base year electric energy sales from renewable energy sources during calendar year 2022, and 15 percent of its base year electric energy sales from renewable energy sources 54 55 during calendar year 2025, as provided in subsection D E. C. D. It is in the public interest for utilities that seek to have a renewable energy portfolio standard 56

program to achieve the goals set forth in subsection D E, such goals being referred to herein as "RPS Goals." A utility shall receive double credit toward meeting the renewable energy portfolio standard for energy derived from sunlight, from onshore wind, or from facilities in the Commonwealth fueled
 primarily by animal waste, and triple credit toward meeting the renewable energy portfolio standard for
 energy derived from offshore wind.

62 D. E. Regarding any renewable energy portfolio standard program, the total electric energy sold by a
63 utility to meet the RPS Goals shall be composed of the following amounts of electric energy or
64 renewable thermal energy equivalent from renewable energy sources, as adjusted for any sales volumes
65 lost through operation of the customer choice provisions of subdivision A 3 or A 4 of § 56-577:

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

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

RPS Goal III: For calendar years 2017 through 2021, inclusive, an average of 7 percent of total electric energy sold in the base year, and in calendar year 2022, 12 percent of total electric energy sold in the base year. In addition, through the implementation of energy efficiency and demand-side management programs by calendar year 2022, participating utilities shall reduce the consumption of electric energy by retail customers by an amount equal to 10 percent of the amount of electric energy consumed by retail customers in 2006.

RPS Goal IV: For calendar years 2023 and 2024, inclusive, an average of 12 percent of total electric energy sold in the base year, and in calendar year 2025, 15 percent of total electric energy sold in the base year. In addition, participating utilities must maintain or increase the energy efficiency and demand-side management savings achieved for RPS Goal III.

A utility may not apply renewable energy certificates issued pursuant to subsection J to meet more
than 20 percent of the sales requirement for the RPS Goal in any year.
For compliance with any RPS Goal for calendar years 2015 through 2025, inclusive, a utility may

For compliance with any RPS Goal for calendar years 2015 through 2025, inclusive, a utility may
only apply (i) renewable energy generated from renewable energy generation facilities owned by the
utility, (ii) renewable energy purchased or acquired by the utility from a non-utility generator, (iii)
renewable energy certificates purchased or acquired by the utility from customer-generators
participating in net energy metering pursuant to § 56-594, or (iv) renewable energy certificates
purchased or acquired by the utility from generators in the interconnection region of the regional
transmission entity, except that a utility may not apply such renewable energy certificates to meet more
than 20 percent of the sales requirement for the RPS Goal in any year.

90 A utility shall receive double credit toward meeting the renewable energy portfolio standard for 91 energy derived from onshore wind obtained via power purchase agreements entered into prior to 92 January 1, 2013.

93 A utility may apply renewable energy sales achieved or renewable energy certificates acquired during 94 the periods covered by any such RPS Goal that are in excess of the sales requirement for that RPS Goal 95 to the sales requirements for any future RPS Goals in the five calendar years after the renewable energy 96 was generated or the renewable energy certificates were created, except that a utility shall be able to 97 apply renewable energy certificates acquired by the utility prior to January 1, 2014.

98 \vec{E} . F. A utility participating in such program shall have the right to recover all incremental costs 99 incurred for the purpose of such participation in such program, as accrued against income, through rate 100 adjustment clauses as provided in subdivisions A 5 and A 6 of § 56-585.1, including, but not limited to, 101 administrative costs, ancillary costs, capacity costs, costs of energy represented by certificates described in subsection A, and, in the case of construction of renewable energy generation facilities, allowance for 102 funds used during construction until such time as an enhanced rate of return, as determined pursuant to 103 104 subdivision A 6 of § 56-585.1, on construction work in progress is included in rates, projected 105 construction work in progress, planning, development and construction costs, life-cycle costs, and costs of infrastructure associated therewith, plus an enhanced rate of return, as determined pursuant to 106 107 subdivision A 6 of § 56-585.1. This subsection shall not apply to qualified investments as provided in 108 subsection K. All incremental costs of the RPS program shall be allocated to and recovered from the 109 utility's customer classes based on the demand created by the class and within the class based on energy 110 used by the individual customer in the class, except that the incremental costs of the RPS program shall 111 not be allocated to or recovered from customers that are served within the large industrial rate classes of 112 the participating utilities and that are served at primary or transmission voltage.

113 \mathbf{F} . G. A utility participating in such program shall apply towards meeting its RPS Goals any renewable energy from existing renewable energy sources owned by the participating utility or purchased 114 115 as allowed by contract at no additional cost to customers to the extent feasible. A utility participating in 116 such program shall not apply towards meeting its RPS Goals renewable energy certificates attributable to 117 any renewable energy generated at a renewable energy generation source in operation as of July 1, 2007, that is operated by a person that is served within a utility's large industrial rate class and that is served 118 119 at primary or transmission voltage, except for those persons providing renewable thermal energy equivalents to the utility. A participating utility shall be required to fulfill any remaining deficit needed 120

121 to fulfill its RPS Goals from new renewable energy supplies at reasonable cost and in a prudent manner 122 to be determined by the Commission at the time of approval of any application made pursuant to 123 subsection B C. A participating utility may sell renewable energy certificates produced at its own 124 generation facilities located in the Commonwealth or, if located outside the Commonwealth, owned by 125 such utility and in operation as of January 1, 2010, or renewable energy certificates acquired as part of a 126 purchase power agreement, to another entity and purchase lower cost renewable energy certificates and 127 the net difference in price between the renewable energy certificates shall be credited to customers. 128 Utilities participating in such program shall collectively, either through the installation of new generating 129 facilities, through retrofit of existing facilities or through purchases of electricity from new facilities 130 located in Virginia, use or cause to be used no more than a total of 1.5 million tons per year of green 131 wood chips, bark, sawdust, a tree or any portion of a tree which is used or can be used for lumber and 132 pulp manufacturing by facilities located in Virginia, towards meeting RPS goals, excluding such fuel 133 used at electric generating facilities using wood as fuel prior to January 1, 2007. A utility with an approved application shall be allocated a portion of the 1.5 million tons per year in proportion to its 134 135 share of the total electric energy sold in the base year, as defined in subsection A, for all utilities 136 participating in the RPS program. A utility may use in meeting RPS goals, without limitation, the 137 following sustainable biomass and biomass based waste to energy resources: mill residue, except wood 138 chips, sawdust and bark; pre-commercial soft wood thinning; slash; logging and construction debris; 139 brush; yard waste; shipping crates; dunnage; non-merchantable waste paper; landscape or right-of-way **140** tree trimmings; agricultural and vineyard materials; grain; legumes; sugar; and gas produced from the 141 anaerobic decomposition of animal waste.

G. H. The Commission shall promulgate such rules and regulations as may be necessary to 142 143 implement the provisions of this section including a requirement that participants verify whether the RPS 144 goals are met in accordance with this section.

145 H. I. Each investor-owned incumbent electric utility shall report to the Commission annually by 146 November 1 identifying:

1. The utility's efforts, if any, to meet the RPS Goals, specifically identifying:

148 a. A list of all states where the purchased or owned renewable energy was generated, specifying the 149 number of megawatt hours or renewable energy certificates originating from each state;

150 b. A list of the decades in which the purchased or owned renewable energy generating units were 151 placed in service, specifying the number of megawatt hours or renewable energy certificates originating 152 from those units; and

153 c. A list of fuel types used to generate the purchased or owned renewable energy, specifying the 154 number of megawatt hours or renewable energy certificates originating from each fuel type; 155

2. The utility's overall generation of renewable energy; and

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156 3. Advances in renewable generation technology that affect activities described in subdivisions 1 and 157 2.

158 L. J. The Commission shall post on its website the reports submitted by each investor-owned 159 incumbent electric utility pursuant to subsection H I.

160 J. The Commission shall issue to a participating utility a number of renewable energy certificates for 161 qualified investments, upon request by a participating utility, if it finds that an expense satisfies the conditions set forth in this section for a qualified investment, as follows: 162

163 1. By March 31 of each year, the participating utility shall provide an analysis, as reasonably determined by a qualified independent broker, of the average for the preceding year of the publicly 164 165 available prices for Tier 1 renewable energy certificates and Tier 2 renewable energy certificates, validating the generation of renewable energy by eligible sources, that were issued in the interconnection 166 167 region of the regional transmission entity of which the participating utility is a member;

2. In the same annual analysis provided to the Commission, the participating utility shall divide the 168 169 amount of the participating utility's qualified investments in the applicable period by the average price 170 determined pursuant to subdivision 1;

171 3. The number of renewable energy certificates to be issued to the participating utility shall equal the 172 product obtained pursuant to subdivision 2; and

173 4. The Commission shall review and validate the analysis provided by the participating utility within 174 90 days of submittal of its analysis to the Commission. If no corrections are made by the Commission, 175 then the analysis shall be deemed correct and the renewable energy certificates shall be deemed issued 176 to the participating utility.

177 Each renewable energy certificate issued to a participating utility pursuant to this subsection shall 178 represent the equivalent of one megawatt hour of renewable energy sales achieved when applied to an 179 RPS Goal.

180 K. Qualified investments shall constitute reasonable and prudent operating expenses of a participating 181 utility. Notwithstanding subsection E, a participating utility shall not be authorized to recover the costs

182 associated with qualified investments through rate adjustment clauses as provided in subdivisions A 5

and A 6 of § 56-585.1. In any proceeding conducted pursuant to § 56-585.1 or other provision of this title in which a participating utility seeks recovery of its qualified investments as an operating expense, the participating utility shall not be authorized to earn a return on its qualified investments. 183 184

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L. A participating utility shall not be eligible for a research and development tax credit pursuant to §-186 58.1-439.12:08 with regard to any expense incurred or investment made by the participating utility that constitutes a qualified investment pursuant to this section. 187

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