House Bill 564

By: Representatives Drenner of the 85th and Henson of the 86th

A BILL TO BE ENTITLED AN ACT

To amend Chapter 3A of Title 46 of the Official Code of Georgia Annotated, relating to
 integrated resource planning for certain electric suppliers, so as to provide for energy savings
 plans to optimize the use of demand-side capacity options; to provide for requirements;
 provide for reports and recommendations; to provide for certain editorial changes; to repeal
 conflicting laws; and for other purposes.
 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

8 Chapter 3A of Title 46 of the Official Code of Georgia Annotated, relating to integrated 9 resource planning for certain electric suppliers, is amended by designating Code Section 10 46-3A-1 as Article 1 of said chapter and designating Code Sections 46-3A-2 through 11 46-3A-10 as Article 2 of said chapter, and by designating Code Section 46-3A-11 as Article 12 4 of said chapter.

SECTION 1.

13 **SECTION 2.** 14 Said chapter is further amended by replacing the term "chapter" with "article" wherever the former term appears Article 2 of said chapter, specifically in: 15 16 (1) Code Section 46-3A-2, relating to filing and approval of an integrated resource plan; 17 (2) Code Section 46-3A-4, relating to issuance of a certificate of public convenience and necessity and application to include plan and cost-benefit analysis; 18 (3) Code Section 46-3A-5; relating to application for certificate, hearing, decision, 19 20 contents of certificate, and fee; and (4) Code Section 46-3A-6, relating to reexamination of a certificate of public 21 22 convenience and necessity and modification or revocation.

23

7

SECTION 3.

24 Said chapter is further amended by adding a new Article 3 to read as follows:

13 LC 25 6197ER 25 "ARTICLE 3 26 <u>46-3A-10.1.</u> 27 As used in this article, the term 'plan' means the energy savings plan required by Code Section 46-3A-10.2, the provisions of Code Section 46-3A-1 notwithstanding. 28 29 46-3A-10.2. 30 (a) An electric utility whose rates are regulated by the commission shall include in its next 31 filed integrated resource plan a plan to optimize the use of demand-side capacity options, 32 as defined by Code Section 46-3A-1, other than cogeneration and renewable resource 33 technologies. This plan shall be known as the energy savings plan. Demand-side capacity 34 programs under the energy savings plan shall collectively achieve by December 31, 2025, 35 a reduction of 10 percent in the consumption of electricity in megawatt hours by the retail customers of the utility. The 10 percent reduction in consumption shall be measured 36 37 against the base case for consumption forecasted by the commission for the years 2014 38 through 2025. 39 (b) For the year 2017 and each year thereafter, the plan shall achieve incremental annual 40 energy savings of at least 1 percent of annual consumption in megawatt hours by retail 41 customers in the preceding year. (c) For purposes of calculations under subsection (b) of this Code section, total annual 42 43 retail consumption in a year shall be based the number of weather normalized megawatt 44 hours sold by the utility to retail customers in this state during the year preceding the year 45 for which incremental energy savings are being calculated. 46 (d) The utility shall not incur program expenses of more than 2 percent of the total retail 47 sales revenues for the preceding year in any year to meet these requirements for reductions 48 in consumption without specific approval from the commission. 49 <u>46-3A-10.3.</u> (a) The overall goal of the energy savings plan shall be to reduce the future costs of 50 51 providing service to customers by comparison to the costs of supply-side capacity options. 52 In particular, the plan shall examine any opportunity to delay the need for constructing new 53 electric generating facilities and thereby protect consumers from incurring the costs of 54 construction and operation of such facilities. 55 (b) The energy savings plan shall do all of the following: 56 (1) Propose a set of programs for demand-side capacity options, other than renewable 57 energy technologies, that include offerings for each customer class, including low-income 58 residential;

13

- 59 (2) Specify necessary funding levels; (3) Describe how program costs, authorized fixed costs, and any earnings opportunity, 60 as described in Code Section 46-3A-10.5, will be recovered; 61 62 (4) Ensure, to the extent feasible, that charges collected from a particular customer class 63 are spent on programs for that class; 64 (5) Demonstrate that the proposed programs and funding are sufficient to ensure the 65 achievement of the reductions in consumption provided in Code Section 46-3A-10.2; (6) Demonstrate that the programs, excluding program offerings to low-income 66 67 residential customers, will collectively be cost effective under the total resource cost test, 68 as that test is defined by the commission; 69 (7) Provide for the practical and effective administration of the proposed programs; 70 (8) Include a process for obtaining an annual independent evaluation of the actual 71 programs to verify the incremental energy savings from each program and assess the 72 utility's progress under the energy savings plan. All such evaluations shall be subject to 73 public review and commission oversight; and 74 (9) Include a competitive bidding process by which energy service companies may 75 submit proposals to implement all or part of the energy savings plan. 76 (c) The energy savings plan shall be updated in each integrated resource plan. 77 (d) The plan for cogeneration and renewable resource technologies in the integrated 78 resource plan shall be separate from the energy savings plan. 79 <u>46-3A-10.4.</u> 80 (a) The energy savings plan shall be filed, reviewed, and approved or rejected by the 81 commission and enforced subject to the procedures applicable to the integrated resource 82 plan. 83 (b) The commission shall not approve the energy savings plan unless the commission 84 determines that the programs in the plan, excluding program offerings to low-income 85 residential customers, meet the total resource cost test and are reasonable and prudent. In determining whether the plan is reasonable and prudent, the commission shall consider 86 87 whether it would reduce the future cost of service for the utility's customers by comparison 88 to the cost of providing service through supply-side capacity options. In addition, the 89 commission shall consider at least all of the following: 90 (1) The amount by which the average bill of customers in each class would be reduced 91 by implementation of the plan; 92 (2) The levelized cost per kilowatt hour of the demand-side capacity programs in the 93 plan compared to the levelized cost per kilowatt hour of adding new capacity for each
- 94 <u>supply-side capacity option included in the integrated resource plan;</u>

13

95	(3) The impact on rates of the demand-side capacity programs in the plan compared to
96	the impact on rates of adding new capacity for each supply-side capacity option included
97	in the integrated resource plan. In comparing impacts on rates, any measure of impacts,
98	such as the rate impact measure test or a projection of rate trajectory over the planning
99	horizon, shall be applied to both demand-side capacity programs and supply-side capacity
100	options:
101	(4) Whether the plan will result in any unreasonable prejudice or disadvantage to any
102	class of customers; and
103	(5) The extent to which the plan provides programs which are available, affordable, and
104	useful to all customers.
105	<u>46-3A-10.5.</u>
106	(a) The utility shall be compensated for implementation of the energy savings plan in a
107	manner that ensures cost recovery for prudent program expenses, an earnings opportunity
108	tied to verified success in delivering cost-effective savings, and being kept whole for
109	authorized fixed costs as sales volumes decline relative to what they otherwise would have
110	been.
111	(b) This Code section does not limit the authority of the commission, following an
112	integrated resource plan proceeding and as part of a rate-making process, to allow the
113	utility to recover for additional reasonable and prudent energy efficiency and energy
114	conservation measures not included in the energy savings plan if the utility has met the
115	requirements of the plan.
116	<u>46-3A-10.6.</u>
117	(a) By a time to be determined by the commission, the utility shall submit to the
118	commission an annual report that provides information relating to the actions taken by the
119	utility to achieve the reductions in consumption provided in Code Section 46-3A-10.2.
120	(b) An annual report under subsection (a) of this Code section shall include all
121	expenditures made in the past year and anticipated future expenditures to achieve the
122	reductions in consumption and implement the energy savings plan and any other
123	information that the commission determines necessary.
124	(c) The commission may use an independent evaluator to review the annual report of the
125	utility.
126	(d) By October 1, 2015, the commission shall submit, to the standing committees of the
127	Senate and House of Representatives with primary responsibility for energy issues, any
128	recommendations for legislative action to increase energy conservation and energy
129	efficiency based on reports under subsection (a) of this Code section, the energy savings

13

- 130 plan, and the commission's own investigation. The report shall also review the
- 131 opportunities for additional cost-effective energy savings programs and make any
- 132 recommendations the commission may have for legislation providing for the continuation,
- 133 expansion, or reduction of energy savings standards. That report shall also include the
- 134 <u>commission's determinations of all of the following:</u>
- 135 (1) The percentage of total energy savings required by the energy savings standards that
- 136 <u>have actually been achieved by the utility;</u>
- 137 (2) The extent to which the revenue requirements for providing service to customers
- 138 <u>have been reduced;</u>
- 139 (3) Whether the utility's programs under the plan have been cost effective under the total
- 140 resource cost test; and
- 141 (4) The commission's findings on each of the additional issues considered by the
- 142 <u>commission pursuant to subsection (b) of Code Section 46-3A-10.4.</u>"
- 143

SECTION 4.

144 All laws and parts of laws in conflict with this Act are repealed.