(Reprinted with amendments adopted on May 20, 2013) SECOND REPRINT S.B. 252

SENATE BILL NO. 252-COMMITTEE ON COMMERCE, LABOR AND ENERGY

MARCH 15, 2013

Referred to Committee on Commerce, Labor and Energy

SUMMARY—Revises provisions relating to the portfolio standard for providers of electric service. (BDR 58-775)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and italics is new; matter between brackets for ital and ital

AN ACT relating to renewable energy; revising provisions which specify the renewable energy systems which qualify as portfolio energy systems; revising provisions relating to the implementation of energy efficiency measures by a provider of electric service for the purpose of complying with the renewable portfolio standard; revising provisions relating to the carrying forward to subsequent calendar years of the excess kilowatt-hours of electricity that a provider generates or acquires from portfolio energy systems; requiring the Public Utilities Commission of Nevada to open an investigatory docket to study, examine and review the process for the sale of portfolio energy credits; and providing other matters properly relating thereto

Legislative Counsel's Digest:

This bill revises provisions relating to the portfolio standard for providers of electric service, which requires that each year each provider of electric service in this State must generate or acquire from renewable energy systems or save as a result of energy efficiency measures a certain percentage of the electricity sold by the provider to its retail customers in this State.

2345678 In 2005, the 22nd Special Session of the Legislature revised the portfolio standard to authorize a provider to meet a portion of the portfolio standard through savings achieved from energy efficiency measures. (Sections 26-29 of chapter 2, Statutes of Nevada 2005, 22nd Special Session, pp. 82-84) Section 6 of this bill 9 revises the portfolio standard to limit the use of savings achieved from energy 10 11 efficiency measures by a provider to satisfy the portfolio standard.





12 Section 4 of this bill revises the definition of "portfolio energy system or 13 efficiency measure" to provide that a renewable energy system or energy efficiency 14 measure qualifies as a portfolio energy system if: (1) the renewable energy system 15 was placed into operation before July 1, 1997, and a provider used electricity 16 generated or acquired from the system to satisfy the portfolio standard before July 1, 2009; (2) the renewable energy system was placed into operation on or after 17 18 July 1, 1997; or (3) the energy efficiency measure was installed on or before 19 December 31, 2019.

Existing law provides that, for the purpose of satisfying the portfolio standard, a provider shall be deemed to have generated or acquired 2.4 kilowatt-hours of electricity from certain solar photovoltaic systems for each 1 kilowatt-hour actually generated or acquired. (NRS 704.7822) Section 9 of this bill revises the applicability of this provision to systems that were placed into operation on or before December 31, 2015.

20 21 22 23 24 25 26 27 29 31 32 33 45 36 37 38 9 Existing law requires the Public Utilities Commission of Nevada to authorize a provider to carry forward into future years any excess kilowatt-hours of electricity the provider generates or acquires from portfolio energy systems if the provider exceeds the portfolio standard for any calendar year. (NRS 704.7828) Section 11 of this bill authorizes a provider that carries forward excess kilowatt-hours of electricity in an amount that is more than 10 percent but less than 25 percent of the amount necessary to satisfy the provider's portfolio standard for the subsequent calendar year to sell the excess kilowatt-hours of electricity the provider generates or acquires from portfolio energy systems. Section 11 requires a provider to make reasonable efforts to sell any credits which are in excess of 25 percent of the amount of portfolio energy credits necessary to comply with its portfolio standard for the subsequent calendar year.

Section 14 of this bill requires the Commission to open an investigatory docket to study, examine and review the process for the sale of portfolio energy credits and 40 to submit a written report on the results of the investigatory docket and any 41 recommendations for legislation to the Director of the Legislative Counsel Bureau 42 for transmittal to the 78th Session of the Nevada Legislature.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- 1 Section 1. (Deleted by amendment.)
- 2 Sec. 2. (Deleted by amendment.)
- Sec. 3. (Deleted by amendment.) 3
- Sec. 4. NRS 704.7804 is hereby amended to read as follows: 4
- 5 704.7804 "Portfolio energy system or efficiency measure" 6 means:

7 1. Any renewable energy system ; or

2. Any energy efficiency measure.]: 8

(a) Placed into operation before July 1, 1997, if a provider of electric service used electricity generated or acquired from the 9 10 renewable energy system to satisfy its portfolio standard before 11 12 July 1, 2009; or

13 (b) Placed into operation on or after July 1, 1997; or

2. Any energy efficiency measure installed on or before 14 15 December 31, 2019.





1 Sec. 5. (Deleted by amendment.) 2 Sec. 6. NRS 704 7821 is hereby a

Sec. 6. NRS 704.7821 is hereby amended to read as follows:

3 704.7821 1. For each provider of electric service, the 4 Commission shall establish a portfolio standard. The portfolio 5 standard must require each provider to generate, acquire or save 6 electricity from portfolio energy systems or efficiency measures in 7 an amount that is:

8 (a) For calendar years 2005 and 2006, not less than 6 percent of 9 the total amount of electricity sold by the provider to its retail 10 customers in this State during that calendar year.

(b) For calendar years 2007 and 2008, not less than 9 percent of
the total amount of electricity sold by the provider to its retail
customers in this State during that calendar year.

14 (c) For calendar years 2009 and 2010, not less than 12 percent 15 of the total amount of electricity sold by the provider to its retail 16 customers in this State during that calendar year.

(d) For calendar years 2011 and 2012, not less than 15 percent
of the total amount of electricity sold by the provider to its retail
customers in this State during that calendar year.

20 (e) For calendar years 2013 and 2014, not less than 18 percent 21 of the total amount of electricity sold by the provider to its retail 22 customers in this State during that calendar year.

(f) For calendar years 2015 through 2019, inclusive, not less
 than 20 percent of the total amount of electricity sold by the
 provider to its retail customers in this State during that calendar
 year.

(g) For calendar years 2020 through 2024, inclusive, not less
than 22 percent of the total amount of electricity sold by the
provider to its retail customers in this State during that calendar
year.

(h) For calendar year 2025 and for each calendar year thereafter,
not less than 25 percent of the total amount of electricity sold by the
provider to its retail customers in this State during that calendar
year.

2. In addition to the requirements set forth in subsection 1, the portfolio standard for each provider must require that:

(a) Of the total amount of electricity that the provider is required
to generate, acquire or save from portfolio energy systems or
efficiency measures during each calendar year, not less than:

40 (1) For calendar years 2009 through 2015, inclusive, 5 41 percent of that amount must be generated or acquired from solar 42 renewable energy systems.

43 (2) For calendar year 2016 and for each calendar year 44 thereafter, 6 percent of that amount must be generated or acquired 45 from solar renewable energy systems.





1 (b) Of the total amount of electricity that the provider is required 2 to generate, acquire or save from portfolio energy systems or 3 efficiency measures [during]:

4 (1) During calendar years 2013 and 2014, not more than 25 5 percent of that amount may be based on energy efficiency 6 measures;

7 (2) During each calendar year $\frac{1}{51}$ 2015 to 2019, inclusive, 8 not more than $\frac{125}{20}$ percent of that amount may be based on 9 energy efficiency measures $\frac{1}{51}$;

10 (3) During each calendar year 2020 to 2024, inclusive, not 11 more than 10 percent of that amount may be based on energy 12 efficiency measures; and

13 (4) For calendar year 2025 and each calendar year 14 thereafter, no portion of that amount may be based on energy 15 efficiency measures.

16 → If the provider intends to use energy efficiency measures to 17 comply with its portfolio standard during any calendar year, of the 18 total amount of electricity saved from energy efficiency measures 19 for which the provider seeks to obtain portfolio energy credits pursuant to this paragraph, at least 50 percent of that amount must 20 21 be saved from energy efficiency measures installed at service 22 locations of residential customers of the provider, unless a different 23 percentage is approved by the Commission.

(c) If the provider acquires or saves electricity from a portfolio
 energy system or efficiency measure pursuant to a renewable energy
 contract or energy efficiency contract with another party:

(1) The term of the contract must be not less than 10 years,unless the other party agrees to a contract with a shorter term; and

29 (2) The terms and conditions of the contract must be just and 30 reasonable, as determined by the Commission. If the provider is a 31 utility provider and the Commission approves the terms and 32 conditions of the contract between the utility provider and the other 33 party, the contract and its terms and conditions shall be deemed to 34 be a prudent investment and the utility provider may recover all just 35 and reasonable costs associated with the contract.

If, for the benefit of one or more retail customers in this 36 3. 37 State, the provider has paid for or directly reimbursed, in whole or in part, the costs of the acquisition or installation of a solar energy 38 system which qualifies as a renewable energy system and which 39 40 reduces the consumption of electricity, the total reduction in the 41 consumption of electricity during each calendar year that results from the solar energy system shall be deemed to be electricity that 42 the provider generated or acquired from a renewable energy system 43 44 for the purposes of complying with its portfolio standard.





1 4. The Commission shall adopt regulations that establish a 2 system of portfolio energy credits that may be used by a provider to 3 comply with its portfolio standard.

Except as otherwise provided in subsection 6, each provider 4 5. 5 shall comply with its portfolio standard during each calendar year.

6 If, for any calendar year, a provider is unable to comply with 6. 7 its portfolio standard through the generation of electricity from its own renewable energy systems or, if applicable, through the use of 8 9 portfolio energy credits, the provider shall take actions to acquire or 10 save electricity pursuant to one or more renewable energy contracts or energy efficiency contracts. If the Commission determines that, 11 12 for a calendar year, there is not or will not be a sufficient supply of 13 electricity or a sufficient amount of energy savings made available 14 to the provider pursuant to renewable energy contracts and energy 15 efficiency contracts with just and reasonable terms and conditions, 16 the Commission shall exempt the provider, for that calendar year, 17 from the remaining requirements of its portfolio standard or from any appropriate portion thereof, as determined by the Commission. 18

19

The Commission shall adopt regulations that establish: 7.

20 (a) Standards for the determination of just and reasonable terms 21 and conditions for the renewable energy contracts and energy 22 efficiency contracts that a provider must enter into to comply with 23 its portfolio standard.

24 (b) Methods to classify the financial impact of each long-term 25 renewable energy contract and energy efficiency contract as an additional imputed debt of a utility provider. The regulations must 26 27 allow the utility provider to propose an amount to be added to the 28 cost of the contract, at the time the contract is approved by the 29 Commission, equal to a compensating component in the capital 30 structure of the utility provider. In evaluating any proposal made by 31 a utility provider pursuant to this paragraph, the Commission shall 32 consider the effect that the proposal will have on the rates paid by 33 the retail customers of the utility provider.

Except as otherwise provided in NRS 704.78213, the 34 8. 35 provisions of this section do not apply to a provider of new electric resources as defined in NRS 704B.130. 36

37

9. As used in this section:

(a) "Energy efficiency contract" means a contract to attain 38 39 energy savings from one or more energy efficiency measures owned, operated or controlled by other parties. 40

(b) "Renewable energy contract" means a contract to acquire 41 42 electricity from one or more renewable energy systems owned, 43 operated or controlled by other parties.

44 (c) "Terms and conditions" includes, without limitation, the 45 price that a provider must pay to acquire electricity pursuant to a





1 renewable energy contract or to attain energy savings pursuant to an 2 energy efficiency contract.

3

Sec. 7. (Deleted by amendment.)

4 **Sec. 8.** NRS 704.78215 is hereby amended to read as follows:

5 704.78215 1. Except as otherwise provided in this section or 6 by specific statute, a provider is entitled to one portfolio energy 7 credit for each kilowatt-hour of electricity that the provider 8 generates, acquires or saves from a portfolio energy system or 9 efficiency measure.

10 The Commission may adopt regulations that give a provider 2. 11 more than one portfolio energy credit for each kilowatt-hour of electricity saved by the provider during its peak load period from 12 13 energy efficiency measures.

3. Except as otherwise provided in this subsection, for 14 15 portfolio energy systems placed into operation on or after 16 January 1, 2016, the amount of electricity generated or acquired from a portfolio energy system does not include the amount of any 17 electricity used by the portfolio energy system for its basic 18 operations that reduce the amount of renewable energy delivered 19 to the transmission grid for distribution and sale to customers of 20 21 the provider. The provisions of this subsection do not apply to a 22 portfolio energy system placed into operation on or after January 1, 2016, if a provider entered into a contract for the 23 purchase of electricity generated by the portfolio energy system on 24 25 or before December 31, 2012. 26

Sec. 9. NRS 704.7822 is hereby amended to read as follows:

704.7822 For the purpose of complying with a portfolio 27 standard established pursuant to NRS 704.7821 or 704.78213, a 28 29 provider shall be deemed to have generated or acquired 2.4 kilowatt-30 hours of electricity from a renewable energy system for each 1.0 31 kilowatt-hour of actual electricity generated or acquired from a solar 32 photovoltaic system, if:

The system is installed on the premises of a retail customer; 33 1 34 fandl

35 2. The system was placed into operation on or before 36 **December 31, 2015; and**

37 On an annual basis, at least 50 percent of the electricity 3. generated by the system is utilized by the retail customer on that 38 39 premises.

40 41

Sec. 10. (Deleted by amendment.)

Sec. 11. NRS 704.7828 is hereby amended to read as follows:

42 The Commission shall adopt regulations to carry 704.7828 1. out and enforce the provisions of NRS 704.7801 to 704.7828, 43 44 inclusive. The regulations adopted by the Commission may include 45 any enforcement mechanisms which are necessary and reasonable to





ensure that each provider of electric service complies with its
 portfolio standard. Such enforcement mechanisms may include,
 without limitation, the imposition of administrative fines.

4 2. If a provider exceeds the portfolio standard for any calendar 5 year [, the] :

6 (a) The Commission shall authorize the provider to carry 7 forward to subsequent calendar years for the purpose of complying 8 with the portfolio standard for those subsequent calendar years any 9 excess kilowatt-hours of electricity that the provider generates, 10 acquires or saves from portfolio energy systems or efficiency 11 measures ;

12 (b) By more than 10 percent but less than 25 percent of the 13 amount of portfolio energy credits necessary to comply with its 14 portfolio standard for the subsequent calendar year, the provider 15 may sell any portfolio energy credits which are in excess of 10 16 percent of the amount of portfolio energy credits necessary to 17 comply with its portfolio standard for the subsequent calendar 18 year; and

19 (c) By 25 percent or more of the amount of portfolio energy 20 credits necessary to comply with its portfolio standard for the 21 subsequent calendar year, the provider shall use reasonable 22 efforts to sell any portfolio energy credits which are in excess of 25 23 percent of the amount of portfolio energy credits necessary to 24 comply with its portfolio standard for the subsequent calendar 25 year.

26 Any money received by a provider from the sale of portfolio 27 energy credits pursuant to paragraphs (b) and (c) must be credited 28 against the provider's costs for purchased fuel and purchased power pursuant to NRS 704.187 in the same calendar year in 29 30 which the money is received, less any verified administrative costs 31 incurred by the provider to make the sale, including any costs incurred to qualify the portfolio energy credits for potential sale 32 33 regardless of whether such sales are made.

34 3. If a provider does not comply with its portfolio standard for 35 any calendar year and the Commission has not exempted the 36 provider from the requirements of its portfolio standard pursuant to 37 NRS 704.7821 or 704.78213, the Commission:

(a) Shall require the provider to carry forward to subsequent
calendar years the amount of the deficiency in kilowatt-hours of
electricity that the provider does not generate, acquire or save from
portfolio energy systems or efficiency measures during a calendar
year in violation of its portfolio standard; and

43 (b) May impose an administrative fine against the provider or 44 take other administrative action against the provider, or do both.





1 4. [The] Except as otherwise provided in subsection 5, the 2 Commission may impose an administrative fine against a provider 3 based upon:

4 (a) Each kilowatt-hour of electricity that the provider does not 5 generate, acquire or save from portfolio energy systems or 6 efficiency measures during a calendar year in violation of its 7 portfolio standard; or

8

(b) Any other reasonable formula adopted by the Commission.

9 5. If a provider sells any portfolio energy credits pursuant to 10 paragraph (b) or (c) of subsection 2 in any calendar year in which 11 the Commission determines that the provider did not comply with 12 its portfolio standard, the Commission shall not make any 13 adjustment to the provider's expenses or revenues and shall not 14 impose on the provider any administrative fine authorized by this 15 section for that calendar year if:

16 (a) In the calendar year immediately preceding the calendar 17 year in which the portfolio energy credits were sold, the amount of 18 portfolio energy credits held by the provider and attributable to 19 electricity generated, acquired or saved from portfolio energy 20 systems or efficiency measures by the provider exceeded the 21 amount of portfolio energy credits necessary to comply with the 22 provider's portfolio standard by more than 10 percent;

(b) The price received for any portfolio energy credits sold by the provider was not lower than the most recent value of portfolio energy credits, net of any energy value if the price was for bundled energy and credits, as determined by reference to the last longterm renewable purchased power agreements approved by the Commission in the most recent proceeding that included such agreements; and

30 (c) The provider would have complied with the portfolio 31 standard in the relevant year even after the sale of portfolio energy 32 credits based on the load forecast of the provider at the time of the 33 sale.

6. In the aggregate, the administrative fines imposed against a provider for all violations of its portfolio standard for a single calendar year must not exceed the amount which is necessary and reasonable to ensure that the provider complies with its portfolio standard, as determined by the Commission.

39 [6.] 7. If the Commission imposes an administrative fine 40 against a utility provider:

41 (a) The administrative fine is not a cost of service of the utility 42 provider;

43 (b) The utility provider shall not include any portion of the 44 administrative fine in any application for a rate adjustment or rate 45 increase; and





1 (c) The Commission shall not allow the utility provider to 2 recover any portion of the administrative fine from its retail 3 customers.

- 4 [7.] 8. All administrative fines imposed and collected pursuant 5 to this section must be deposited in the State General Fund.
- 6 7
- Sec. 12. (Deleted by amendment.) Sec. 13. (Deleted by amendment.)

8 Sec. 14. 1. As soon as practicable after October 1, 2013, the 9 Public Utilities Commission of Nevada shall open an investigatory 10 docket to study, examine and review the process for the sale of 11 portfolio energy credits, as defined in NRS 704.7803, to determine 12 whether the process can be improved to:

(a) Better enable providers of electric service, as defined in NRS
 704.7808, to engage in the sale of portfolio energy credits; and

15 (b) Provide the greatest economic benefit to customers of 16 providers of electric service in this State.

17 2. The following parties may participate in the investigatory 18 docket:

19 (a) Each provider of electric service operating in this State;

20 (b) The Regulatory Operations Staff of the Commission;

(c) The Consumer's Advocate and the Bureau of Consumer
 Protection in the Office of the Attorney General; and

23 (d) Any other interested parties.

3. The Commission shall, on or before January 31, 2015, submit a written report on the results of the investigatory docket and any recommendations for legislation to the Director of the Legislative Counsel Bureau for transmittal to the 78th Session of the Nevada Legislature.

30



