SENATE BILL NO. 374–SENATOR FARLEY

MARCH 17, 2015

Referred to Committee on Commerce, Labor and Energy

SUMMARY—Revises provisions relating to energy. (BDR 58-800)

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

EXPLANATION - Matter in *bolded italics* is new; matter between brackets *fomitted material* is material to be omitted.

AN ACT relating to energy; revising provisions relating to certain energy conservation standards adopted by the Director of the Office of Energy and the governing body of a local government; providing that certain design professionals are not subject to disciplinary action for complying with certain energy conservation standards; providing that the adoption of certain energy conservation standards by the Director and the governing body of a local government shall not be deemed to prohibit the Director or governing body from approving and implementing certain energy efficiency programs; revising provisions relating to net metering systems; requiring electric utilities in this State to submit to the Public Utilities Commission of Nevada certain proposed tariffs pursuant to which an electric utility is required to offer net metering to certain customers of the electric utility; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Director of the Office of Energy and the governing body of a local government to adopt certain standards for the conservation of energy in buildings. (NRS 701.220) Section 1 of this bill prohibits the Director and a governing body from adopting certain standards mandating requirements for air changes per hour. Sections 1, 3 and 4 of this bill provide that certain design professionals are not subject to disciplinary action by their respective licensing boards for complying with the energy conservation standards adopted by a governing body pursuant to section 1. Section 1 further provides that the adoption of certain energy conservation standards by the Director and a governing body shall





10 not be deemed to prohibit the Director or governing body from approving and 11 implementing certain energy efficiency programs related to new residential 12 construction.

13 Existing law requires electric utilities to offer net metering to the customer-14 generators operating within the service area of the utility until the cumulative 15 capacity of all net metering systems operating in this State is equal to 3 percent of 16 the total peak capacity of all electric utilities in this State. (NRS 704.773) Section 17 **2.95** of this bill revises the amount of cumulative capacity for which utilities are 18 required to offer net metering in accordance with existing law. Section 2.3 of this 19 bill requires each electric utility to offer net metering to customers who submit an 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 application to the utility to install net metering systems after the date on which such revised cumulative capacity requirement is met in accordance with a tariff filed by the electric utility and approved by the Public Utilities Commission of Nevada. Section 2.3 sets forth the authority of the Commission relative to the approval of such tariffs and authorizes the Commission to determine whether and the extent to which any tariff is applicable to existing customer-generators. Section 4.5 of this bill requires each electric utility to submit to the Commission the proposed tariff required by section 2.3 not later than July 31, 2015, and requires the Commission to review and approve or disapprove each such proposed tariff not later than December 31, 2015. Section 4.5 provides that a tariff approved by the Commission cannot take effect until after the date on which the cumulative capacity requirement prescribed by section 2.95 is met. Section 4.5 also requires an electric utility, in the event that the Commission does not approve a tariff on or before December 31, 2015, to offer net metering to customer-generators in accordance with applicable provisions of law as such provisions existed before the effective date of this bill for 35 the period beginning January 1, 2016, and ending on the date on which the 36 37 Commission approves a tariff, unless a court has issued an order staying or prohibiting the enforcement or issuance of a written order or tariff approved by the 38 Commission.

Existing law prohibits an electric utility from making changes in any schedule or imposing any rate on residential customers which is based on the time of day, day of the week or time of year during which the electricity is used or which otherwise varies based upon the time during which the electricity is used. (NRS 704.085) Section 2.5 of this bill provides that this prohibition does not apply to residential customers who are users of net metering systems.

45 Existing law requires each electric utility to submit to the Commission every 3 46 years a plan to increase the utility's supply of electricity or decrease the demands 47 made on its system by its customers. Existing law provides that the plan must 48 include certain components, including: (1) an energy efficiency program for 49 residential customers; and (2) a comparison of a diverse set of scenarios to address 50 issues relating to customer demand, which must include at least one scenario of low 51 carbon intensity. (NRS 704.741) Section 2.7 of this bill requires that the scenario of 52 53 54 low carbon intensity must include the deployment of distributed generation. Additionally, section 2.7 requires that the plan include an analysis of the effects of net metering on the reliability of the distribution system of the electric utility and 55 the costs to the electric utility to provide electric service to all customers.

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

1 **Section 1.** NRS 701.220 is hereby amended to read as follows: 2 701.220 1. The Director shall adopt regulations for the 3 conservation of energy in buildings, including manufactured homes.



[Such] Except as otherwise provided in subsection 5, such 1 2 regulations must include the adoption of the most recent version of the International Energy Conservation Code, issued by the 3 International Code Council, and any amendments to the Code that 4 5 will not materially lessen the effective energy savings requirements of the Code and are deemed necessary to support effective 6 7 compliance and enforcement of the Code, and must establish the 8 minimum standards for:

- (a) The construction of floors, walls, ceilings and roofs;
- 10 (b) The equipment and systems for heating, ventilation and 11 air-conditioning;
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- (c) Electrical equipment and systems;
- (d) Insulation; and
- 14 (e) Other factors which affect the use of energy in a building.

15 The regulations must provide for the adoption of the most recent 16 version of the International Energy Conservation Code, and any 17 amendments thereto, every third year.

18 2. The Director may exempt a building from a standard if the 19 Director determines that application of the standard to the building 20 would not accomplish the purpose of the regulations.

21 The regulations must authorize allowances in design and 3. 22 construction for sources of renewable energy used to supply all or a 23 part of the energy required in a building.

The standards adopted by the Director are the minimum 24 4. 25 standards for the conservation of energy and energy efficiency in 26 buildings in this State. The governing body of a local government 27 that is authorized by law to adopt and enforce a building code:

28 (a) Except as otherwise provided in paragraph (b), shall 29 incorporate the standards adopted by the Director in its building 30 code:

31 (b) [May] Except as otherwise provided in subsection 5, may 32 adopt higher or more stringent standards and must report any such higher or more stringent standards, along with supporting 33 documents, to the Director; and 34 35

(c) Shall enforce the standards adopted.

36 The Director or the governing body of a local government 5. 37 shall not adopt a standard which mandates a requirement for air 38 changes per hour that is outside the following ranges:

39 (a) Less than $4 \frac{1}{2}$ or more than 7 air changes per hour for an 40 attached residence or any residence for which fire sprinklers are 41 installed: or

42 (b) Less than 4 or more than 7 air changes per hour for any 43 residence other than a residence described in paragraph (a).

44 6. A design professional who complies with the standards 45 adopted by the Director or the governing body of a local





1 government pursuant to this section is not subject to disciplinary action by the State Board of Architecture, Interior Design and 2 Residential Design pursuant to paragraph (f) of subsection 1 of 3 NRS 623.270 or the State Board of Professional Engineers and 4 Land Surveyors pursuant to NRS 625.410. 5 6 7. Nothing in this section shall be deemed to prohibit the Director or the governing body of a local government from 7 approving and implementing a program for the purpose of 8 increasing energy efficiency in new residential construction 9 through the use of sample inspections. 10 The Director shall solicit comments regarding the adoption 11 8. 12 of regulations pursuant to this section from: 13 (a) Persons in the business of constructing and selling homes: 14 (b) Contractors; 15 (c) Public utilities: 16 (d) Local building officials; and 17 (e) The general public, 18 → before adopting any regulations. The Director must conduct at least three hearings in different locations in the State, after giving 30 19 days' notice of each hearing, before the Director may adopt any 20 21 regulations pursuant to this section. 22 9. As used in this section, "design professional" means a person who holds a professional license or certificate issued 23 pursuant to chapter 623 or 625 of NRS. 24 25 **Sec. 2.** (Deleted by amendment.) Sec. 2.3. Chapter 704 of NRS is hereby amended by adding 26 27 thereto a new section to read as follows: 1. Except as otherwise provided in subsection 3, each utility 28 29 shall, in accordance with a tariff filed by the utility and approved 30 by the Commission, offer net metering to customer-generators 31 who submit applications to install net metering systems within its 32 service territory after the date on which the cumulative capacity 33 requirement described in paragraph (a) of subsection 1 of NRS 704.773 is met. 34 35 2. For the purposes of evaluating and approving any tariff 36 filed with the Commission pursuant to subsection 1 and otherwise 37 carrying out the provisions of this section, the Commission: (a) May establish one or 38 more rate classes for 39 customer-generators. 40 (b) May establish terms and conditions for the participation by 41 customer-generators in net metering, including, without

42 limitation, limitations on enrollment in net metering which the
 43 Commission determines are appropriate to further the public
 44 interest.





1 (c) May close to new customer-generators a tariff filed pursuant to subsection 1 and approved by the Commission if the 2 3 Commission determines that closing the tariff to new customer-4 generators is in the public interest.

5 (d) May authorize a utility to establish just and reasonable 6 rates and charges to avoid, reduce or eliminate an unreasonable 7 shifting of costs from customer-generators to other customers of 8 the utility.

(e) Shall not approve a tariff filed pursuant to subsection 1 or 9 10 authorize any rates or charges for net metering that unreasonably shift costs from customer-generators to other customers of the 11 12 utility.

13 In approving any tariff submitted pursuant to subsection 1. *3*. 14 the Commission shall determine whether and the extent to which 15 any tariff approved or rates or charges authorized pursuant to this section are applicable to customer-generators who, on or before 16 17 the date on which the cumulative capacity requirement described 18 in paragraph (a) of subsection 1 of NRS 704.773 is met, submitted 19 a complete application to install a net metering system within the 20 service territory of a utility.

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Sec. 2.5. NRS 704.085 is hereby amended to read as follows:

22 704.085 1. [An] Except as otherwise provided in subsection 2, an electric utility shall not make changes in any schedule or 23 24 impose any rate, and the Commission shall not approve any changes 25 in any schedule or authorize the imposition of any rate by an electric 26 utility, which requires a residential customer to purchase electric 27 service at a rate which is based on the time of day, day of the week 28 or time of year during which the electricity is used or which 29 otherwise varies based upon the time during which the electricity is 30 used, except that the Commission may approve such a change in a 31 schedule or authorize the imposition of such a rate if the approval or authorization is conditioned upon an election by a residential 32 33 customer to purchase electric service at such a rate.

34 The provisions of subsection 1 do not apply to any changes 2. 35 in a schedule or rates imposed on a customer-generator. 36

As used in this section [, "electric] : 3.

(a) "Customer-generator" has the meaning ascribed to it in 37 38 NRS 704.768.

39 (b) "Electric utility" has the meaning ascribed to it in NRS 704.187. 40 41

Sec. 2.7. NRS 704.741 is hereby amended to read as follows:

42 704.741 1. A utility which supplies electricity in this State shall, on or before July 1 of every third year, in the manner specified 43 44 by the Commission, submit a plan to increase its supply of





1 electricity or decrease the demands made on its system by its 2 customers to the Commission.

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The Commission shall, by regulation: 2.

(a) Prescribe the contents of such a plan, including, but not 4 5 limited to, the methods or formulas which are used by the utility to:

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(1) Forecast the future demands; and

7 (2) Determine the best combination of sources of supply to 8 meet the demands or the best method to reduce them; and

9 (b) Designate renewable energy zones and revise the designated 10 renewable energy zones as the Commission deems necessary.

11 3. The Commission shall require the utility to include in its 12 plan:

13 (a) An energy efficiency program for residential customers 14 which reduces the consumption of electricity or any fossil fuel and 15 which includes, without limitation, the use of new solar thermal 16 energy sources. [; and]

(b) A comparison of a diverse set of scenarios of the best 17 18 combination of sources of supply to meet the demands or the best 19 methods to reduce the demands, which must include at least one 20 scenario of low carbon intensity *H* that includes the deployment of 21 distributed generation.

22 (c) An analysis of the effects of the requirements of NRS 704.766 to 704.775, inclusive, and section 2.3 of this act on the 23 reliability of the distribution system of the utility and the costs to 24 25 the utility to provide electric service to all customers. The analysis must include an evaluation of the costs and benefits of addressing 26 27 issues of reliability through investment in the distribution system.

The Commission shall require the utility to include in its 28 4. 29 plan a plan for construction or expansion of transmission facilities to 30 serve renewable energy zones and to facilitate the utility in meeting 31 the portfolio standard established by NRS 704.7821.

5. As used in this section:

(a) "Carbon intensity" means the amount of carbon by weight 33 emitted per unit of energy consumed. 34

(b) "Renewable energy zones" means specific geographic zones 35 where renewable energy resources are sufficient to develop 36 37 generation capacity and where transmission constrains the delivery 38 of electricity from those resources to customers.

39 **Sec. 2.8.** NRS 704.766 is hereby amended to read as follows:

704.766 It is hereby declared to be the purpose and policy of 40 41 the Legislature in enacting NRS 704.766 to 704.775, inclusive, and 42 section 2.3 of this act to:

43 1. Encourage private investment in renewable energy 44 resources: 45

2. Stimulate the economic growth of this State;





1 3. Enhance the continued diversification of the energy 2 resources used in this State; and

4. Streamline the process for customers of a utility to apply for 3 4 and install net metering systems.

5 **Sec. 2.9.** NRS 704.767 is hereby amended to read as follows: 6 704.767 As used in NRS 704.766 to 704.775, inclusive, *and* 7 section 2.3 of this act, unless the context otherwise requires, the words and terms defined in NRS 704.7675 to 704.772, inclusive, 8 9 have the meanings ascribed to them in those sections.

Sec. 2.95. NRS 704.773 is hereby amended to read as follows: 10 11 704.773 1. A utility shall offer net metering [, as set forth 12 inl:

13 (a) In accordance with the provisions of this section, NRS 14 704.774 and 704.775, to the customer-generators operating within 15 its service area until the *date on which the* cumulative capacity of 16 all net metering systems for a system of the 17 of the total peak capacity of for which all utilities in this State [.] 18 have accepted or approved completed applications for net metering 19 is equal to 235 megawatts.

(b) After the date on which the cumulative capacity 20 requirement described in paragraph (a) is met, in accordance with 21 22 a tariff filed by the utility and approved by the Commission 23 pursuant to section 2.3 of this act.

24 2. If the net metering system of a customer-generator who 25 accepts the offer of a utility for net metering has a capacity of not 26 more than 25 kilowatts, the utility:

27 (a) Shall offer to make available to the customer-generator an 28 energy meter that is capable of registering the flow of electricity in 29 two directions.

30 (b) May, at its own expense and with the written consent of the 31 customer-generator, install one or more additional meters to monitor the flow of electricity in each direction. 32

33 (c) Except as otherwise provided in subsection 5, shall not charge a customer-generator any fee or charge that would increase 34 35 the customer-generator's minimum monthly charge to an amount greater than that of other customers of the utility in the same rate 36 37 class as the customer-generator.

3. If the net metering system of a customer-generator who 38 39 accepts the offer of a utility for net metering has a capacity of more 40 than 25 kilowatts, the utility: 41

(a) May require the customer-generator to install at its own cost:

42 (1) An energy meter that is capable of measuring generation 43 output and customer load; and





1 (2) Any upgrades to the system of the utility that are required 2 to make the net metering system compatible with the system of the 3 utility.

4 (b) Except as otherwise provided in paragraph (c) and 5 subsection 5, may charge the customer-generator any applicable fee or charge charged to other customers of the utility in the same rate 6 7 class as the customer-generator, including, without limitation, 8 customer, demand and facility charges. 9

(c) Shall not charge the customer-generator any standby charge.

→ At the time of installation or upgrade of any portion of a net 10 metering system, the utility must allow a customer-generator 11 12 governed by this subsection to pay the entire cost of the installation 13 or upgrade of the portion of the net metering system.

14 4. If the net metering system of a customer-generator is a net 15 metering system described in paragraph (b) or (c) of subsection 1 of 16 NRS 704.771 and:

(a) The system is intended primarily to offset part or all of the 17 18 customer-generator's requirements for electricity on property 19 contiguous to the property on which the net metering system is 20 located: and

(b) The customer-generator sells or transfers his or her interest 21 in the contiguous property, 22

23 → the net metering system ceases to be eligible to participate in net 24 metering.

5. A utility shall assess against a customer-generator:

26 (a) If applicable, the universal energy charge imposed pursuant 27 to NRS 702.160: [and]

(b) Any charges imposed pursuant to chapter 701B of NRS or 28 29 NRS 704.7827 or 704.785 which are assessed against other 30 customers in the same rate class as the customer-generator \mathbf{H} ; and

(c) The charges or rates, if any, which the Commission 31 determines must be assessed against the customer-generator 32 pursuant to any tariff submitted to and approved by the 33 Commission pursuant to section 2.3 of this act. 34

35 → For any such charges calculated on the basis of a kilowatt-hour 36 rate, the customer-generator must only be charged with respect 37 to kilowatt-hours of energy delivered by the utility to the 38 customer-generator.

39 6. The Commission shall adopt regulations prescribing the form and substance for a net metering tariff and a standard net 40 41 metering contract. The regulations must include, without limitation:

42 (a) The particular provisions, limitations and responsibilities of 43 a customer-generator which must be included in a net metering tariff 44 with regard to: 45

(1) Metering equipment;

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- (2) Net energy metering and billing; and
- (3) Interconnection,

→ based on the allowable size of the net metering system.

4 (b) The particular provisions, limitations and responsibilities of 5 a customer-generator and the utility which must be included in a 6 standard net metering contract.

7 (c) A timeline for processing applications and contracts for net 8 metering applicants.

(d) Any other provisions the Commission finds necessary to 9 10 carry out the provisions of NRS 704.766 to 704.775, inclusive \mathbb{H} , 11 and section 2.3 of this act.

Sec. 3. NRS 623.270 is hereby amended to read as follows:

13 623.270 1. [The] Except as otherwise provided in subsection 6 of NRS 701.220, the Board may place the holder of any certificate 14 15 of registration issued pursuant to the provisions of this chapter on 16 probation, publicly reprimand the holder of the certificate, impose a 17 fine of not more than \$10,000 against him or her, suspend or revoke 18 his or her license, impose the costs of investigation and prosecution 19 upon him or her or take any combination of these disciplinary 20 actions for any of the following acts:

21 (a) The certificate was obtained by fraud or concealment of a 22 material fact.

23 (b) The holder of the certificate has been found guilty by the 24 Board or found guilty or guilty but mentally ill by a court of justice 25 of any fraud, deceit or concealment of a material fact in his or her 26 professional practice, or has been convicted by a court of justice of a 27 crime involving moral turpitude.

28 (c) The holder of the certificate has been found guilty by the 29 Board of incompetency, negligence or gross negligence in:

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(1) The practice of architecture or residential design; or

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(2) His or her practice as a registered interior designer.

32 (d) The holder of a certificate has affixed his or her signature or 33 seal to plans, drawings, specifications or other instruments of 34 service which have not been prepared by the holder of the certificate 35 or in his or her office, or under his or her responsible control, or has permitted the use of his or her name to assist any person who is not 36 37 a registered architect, registered interior designer or residential designer to evade any provision of this chapter. 38

39 (e) The holder of a certificate has aided or abetted any 40 unauthorized person to practice:

41 42 (1) Architecture or residential design; or

(2) As a registered interior designer.

43 (f) The holder of the certificate has violated any law, regulation 44 or code of ethics pertaining to: 45

(1) The practice of architecture or residential design; or





1	(2) Practice as a registered interior designer.
2	(g) The holder of a certificate has failed to comply with an order
3	issued by the Board or has failed to cooperate with an investigation
4	conducted by the Board.
5	2. The conditions for probation imposed pursuant to the
6	provisions of subsection 1 may include, but are not limited to:
7	(a) Restriction on the scope of professional practice.
8	(b) Peer review.
9	(c) Required education or counseling.
10	(d) Payment of restitution to each person who suffered harm or
11	loss.
12	3. An order that imposes discipline and the findings of fact and
12	conclusions of law supporting that order are public records.
14	4. The Board shall not privately reprimand the holder of any
15	certificate of registration issued pursuant to this chapter.
16	5. As used in this section:
17	(a) "Gross negligence" means conduct which demonstrates a
18	reckless disregard of the consequences affecting the life or property
19	of another person.
20	(b) "Incompetency" means conduct which, in:
21	(1) The practice of architecture or residential design; or
22	(2) Practice as a registered interior designer,
23	\rightarrow demonstrates a significant lack of ability, knowledge or fitness to
23 24	disabarga a professional abligation
	discharge a professional obligation.
25	(c) "Negligence" means a deviation from the normal standard of
26	professional care exercised generally by other members in:
27	(1) The profession of architecture or residential design; or
28	(2) Practice as a registered interior designer.
29	Sec. 4. NRS 625.410 is hereby amended to read as follows:
30	625.410 [The] Except as otherwise provided in subsection 6 of
31	NRS 701.220, the Board may take disciplinary action against a
32	licensee, an applicant for licensure, an intern or an applicant for
33	certification as an intern for:
34	1. The practice of any fraud or deceit in obtaining or
35	attempting to obtain or renew a license or cheating on any
36	examination required by this chapter.
37	2. Any gross negligence, incompetency or misconduct in the
38	practice of professional engineering as a professional engineer or in
39	the practice of land surveying as a professional land surveyor.
40	3. Aiding or abetting any person in the violation of any
41	provision of this chapter or regulation adopted by the Board.
42	4. Conviction of or entry of a plea of nolo contendere to any
43	crime an essential element of which is dishonesty or which is
44	directly related to the practice of engineering or land surveying.

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1 5. A violation of any provision of this chapter or regulation 2 adopted by the Board.

6. Discipline by another state or territory, the District of
Columbia, a foreign country, the Federal Government or any other
governmental agency, if at least one of the grounds for discipline is
the same or substantially equivalent to any ground contained in this
chapter.

8 7. Practicing after the license of the professional engineer or 9 professional land surveyor has expired or has been suspended or 10 revoked.

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8. Failing to comply with an order issued by the Board.

9. Failing to provide requested information within 30 days after receipt of a request by the Board or its investigators concerning a complaint made to the Board.

15 Sec. 4.5. 1. Each utility shall, on or before July 31, 2015, file 16 with the Public Utilities Commission of Nevada a tariff required by 17 section 2.3 of this act and a cost-of-service study.

2. The tariff filed pursuant to subsection 1 must establish the terms and conditions for net metering service for customergenerators who submit an application to the utility to install net metering systems within the service territory of the utility after the date on which the tariff takes effect. The terms and conditions of service must include, without limitation, the rates the utility must charge for providing electric service to customer-generators.

25 3. The rates included in the terms and conditions of service 26 established pursuant to subsection 2 may include, without 27 limitation:

(a) A basic service charge that reflects marginal fixed costs
 incurred by the utility to provide service to customer-generators;

(b) A demand charge that reflects the marginal demand costs
 incurred by the utility to provide service to customer-generators; and
 (c) An energy charge that reflects the marginal energy costs

incurred by the utility to provide service to customer-generators.
 The charges included pursuant to this subsection must adequately reflect the marginal costs of providing service to customer-generators.

37 The Public Utilities Commission of Nevada shall, in 4. 38 accordance with the provisions of section 2.3 of this act, conduct a review of each tariff filed by a utility pursuant to subsection 1 and 39 issue a written order approving or disapproving, in whole or in part, 40 41 the proposed tariff not later than December 31, 2015. The Commission may make modifications to the tariff, including 42 modifications to the rate design and the terms and conditions of net 43 44 metering services to customer-generators. A tariff approved 45 pursuant to this section must not take effect until after the date on





1 which the cumulative capacity requirement described in paragraph 2 (a) of subsection 1 of NRS 704.773 is met.

5. Except as otherwise provided in subsection 6, if for any 3 reason the Commission does not approve a tariff as required by 4 subsection 4 on or before December 31, 2015, and notwithstanding 5 6 the amendatory provisions of this act to the contrary, for the period beginning January 1, 2016, and ending on the date on which the 7 8 Commission approves a tariff pursuant to section 2.3 of this act, a 9 utility shall offer net metering to customer-generators in a manner consistent with the provisions of NRS 704.773, 704.774 and 10 704.775 as those sections existed before the effective date of this 11 12 act.

13 6. If a court of competent jurisdiction issues an order 14 prohibiting the Commission from issuing a written order or 15 approving a tariff as required by subsection 4, or staying or 16 prohibiting the enforcement of a written order or tariff issued 17 or approved pursuant thereto, an electric utility is not required to 18 offer net metering after the date on which the cumulative capacity 19 requirement described in paragraph (a) of subsection 1 of NRS 704.773 is met until after the date on which the order of the court 20 21 has been lifted 22

7. As used in this section:

(a) "Customer-generator" has the meaning ascribed to it in 23 24 NRS 704.768.

25 (b) "Demand costs" means those costs associated with the maximum load requirement of a customer, such as kilowatt or kilo-26 27 volt amperes, and which are typically represented by the electric utility's investment in generating units, transmission facilities and 28 29 the distribution system.

30 (c) "Energy costs" means those costs associated with a 31 customer's requirement for a volume of energy, such as fuel and 32 purchased power costs.

(d) "Fixed costs" means those investments and expenses that do 33 34 not vary with output and which typically reflect the electric utility's 35 investment in back office systems, customer facilities, customer-36 related expenses and labor costs.

37 (e) "Net metering" has the meaning ascribed to it in 38 NRS 704.769.

(f) "Net metering system" has the meaning ascribed to it in 39 40 NRS 704.771.

41 (g) "Utility" has the meaning ascribed to it in NRS 704.772.

42 **Sec. 5.** This act becomes effective upon passage and approval.

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