SENATE BILL NO. 448–SENATORS BROOKS, DONATE, CANNIZZARO, LANGE; DENIS, NEAL, OHRENSCHALL, SCHEIBLE AND SPEARMAN

MAY 13, 2021

JOINT SPONSORS: ASSEMBLYMEN MONROE-MORENO, FRIERSON, CARLTON, MARZOLA, WATTS; BILBRAY-AXELROD, BROWN-MAY, DURAN, FLORES, GONZÁLEZ, GORELOW, JAUREGUI, C.H. MILLER, NGUYEN, ORENTLICHER, PETERS, THOMAS, TORRES AND YEAGER

Referred to Committee on Growth and Infrastructure

SUMMARY—Revises provisions governing public utilities. (BDR 58-46)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. Effect on the State: Yes.

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

AN ACT relating to utilities; revising provisions governing partial tax abatements for certain renewable energy facilities; revising provisions governing the use of money in the Renewable Energy Account: repealing provisions governing the Electric Vehicle Infrastructure Demonstration Program; requiring an electric utility to submit a plan to accelerate transportation electrification in this State; requiring an electric utility to file a plan for certain high-voltage transmission infrastructure projects; requiring the Public Utilities Commission of Nevada to require a transmission provider to join a regional transmission organization; creating and setting forth the powers, duties and membership of the Regional Transmission Coordination Task Force; providing that there is no presumption that the expenditures of a utility were prudently incurred for certain purposes; revising the definition of public utility; revising provisions governing the disposal of generation assets; revising provisions governing the Economic Development Electric Rate Rider Program; revising requirements for the energy efficiency plan of an electric utility; abolishing the New Energy Industry Task Force; and providing other matters properly relating thereto.





Legislative Counsel's Digest:

1 Existing law authorizes a person who intends to locate a facility for the 2345678 generation of process heat from solar renewable energy or a wholesale facility for the generation of renewable energy in this State to apply to the Director of the Office of Energy within the Office of the Governor for a partial abatement of certain sales and use taxes or property taxes. (NRS 701A.360) Section 7 of this bill authorizes a person who intends to locate a facility for the storage of energy from renewable generation or a hybrid renewable generation and energy storage facility in this State to apply for this partial tax abatement as well. Sections 3-5 of this bill ğ define additional terms related to this partial tax abatement. Section 8 of this bill 10 makes a conforming change to reflect that a partial tax abatement may be granted 11 for a facility for the storage of energy from renewable generation or a hybrid 12 13 renewable generation and energy storage facility and revises the meaning of the term "wages" for the purposes of determining the eligibility of certain renewable 14 energy facilities for certain partial tax abatements.

Existing law creates the Renewable Energy Account and requires that not less than 75 percent of the money in the Account be used to offset the cost of electricity to or the use of electricity by certain retail electric customers. (NRS 701A.450) Section 8.5 of this bill removes this requirement and instead provides that the money in the Account must be used for such purposes as the Director may establish by regulation.

Existing law creates an Electric Vehicle Infrastructure Demonstration Program, in connection with which a utility is required to submit to the Public Utilities Commission of Nevada an annual plan for carrying out the Program in the service area of the utility. (NRS 701B.670) Section 10 of this bill removes the requirement for a utility to submit an annual plan for carrying out the Program. Section 56 of this bill repeals the remaining provisions of law relating to the Program. Section 9 and 48 of this bill remove provisions of law which reference the Program. Existing law requires each electric utility to submit to the Public Utilities Commission of Nevada every 3 years an integrated resource plan to increase the utility's supply of electricity or decrease the demands made on its system by its

Existing law requires each electric utility to submit to the Public Utilities Commission of Nevada every 3 years an integrated resource plan to increase the utility's supply of electricity or decrease the demands made on its system by its 31 customers. Existing law provides that the integrated resource plan must include 32 33 certain components, including, without limitation, a plan for the construction or expansion of transmission facilities to serve renewable energy zones and to 34 facilitate the utility in meeting the portfolio standard. (NRS 704.741) Sections 39 35 and 41 of this bill remove the requirement for an electric utility to include a plan 36 for the construction or expansion of transmission facilities to serve renewable 37 energy zones and to facilitate the utility in meeting the portfolio standard in its 38 resource plan. Instead, sections 15-24 of this bill require an electric utility, on or 39 before September 1, 2021, to amend its most recently filed resource plan to include 40 a plan for certain high-voltage transmission infrastructure construction projects that 41 will be placed into service not later than December 31, 2028. Section 39 requires 42 the integrated resource plan, with respect to the possible sources of supply of the 43 electric utility, to include at least one scenario of low carbon dioxide emissions that 44 uses sources of supply that will achieve certain reductions in carbon dioxide 45 emissions. Sections 39 and 41 also revise provisions governing the proposal for 46 certain expenditures related to energy efficiency and conservation programs which 47 must be included in the integrated resource plan.

48 Section 30 of this bill requires the Public Utilities Commission of Nevada to 49 require every transmission provider in this State to join a regional transmission 50 organization on or before January 1, 2030, unless the transmission provider obtains 51 a waiver or delay of the requirement from the Commission. Sections 26-29 of this 52 bill define terms related to transmission providers and regional transmission 53 organizations.





Sections 31-34 of this bill create and set forth the membership and duties of the Regional Transmission Coordination Task Force. Section 33 of this bill requires the Task Force to advise the Governor and the Legislature on topics and policies related to energy transmission in this State, including the costs and benefits of the transmission providers in this State joining a regional transmission organization. Sections 26-29 of this bill define terms related to regional transmission organizations and the Task Force.

61 Sections 14 and 39 of this bill require an electric utility to include a plan to 62 accelerate transportation electrification in the distributed resources plan submitted 63 by the utility as part of its integrated resource plan. Section $\overline{40}$ of this bill 64 establishes factors which must be considered by the Commission in deciding 65 whether to accept or modify a transportation electrification plan which has been 66 submitted by a utility. Section 1 of this bill sets forth certain findings of the 67 Legislature which are relevant to the transportation electrification plan. Section 51 68 of this bill provides that an electric utility is not required to include a transportation 69 electrification plan in its resource plan filed on or before June 1, 2021, but an 70 electric utility is required to file an amendment to its resource plan to add a 71 transportation electrification plan on or before September 1, 2022. Section 38 of 72 73 this bill makes a conforming change.

Section 49 of this bill requires an electric utility, on or before September 1, 2021, to file a plan to invest in certain transportation electrification programs during the period beginning January 1, 2022, and ending on December 31, 2024, and establishes requirements for the contents of the transportation electrification investment plan for that period. **Section 49** also establishes requirements for the review and the acceptance or modification of the transportation electrification investment plan by the Commission.

80 Section 35 of this bill provides that there is no presumption that the expenses, 81 investments or other costs incurred by a utility were prudently incurred and places 82 the burden on the utility to demonstrate that expenses, investments or other costs 83 were prudently and reasonably incurred. Section 37 of this bill makes a conforming 84 change to indicate the proper placement of section 35 in the Nevada Revised 85 Statutes.

86 Section 36 of this bill provides that a person is not a public utility if he or she 87 owns or operates a net metering system that provides electricity to multiple units or 88 spaces on the same premises as the net metering system if the electricity is 89 delivered only to units or spaces on the same premises as the net metering system, 90 there are no individual meters measuring electricity use by the units or spaces and 91 the persons occupying the units or spaces are not charged for electricity based upon 92 volumetric electricity use.

93 Existing law authorizes an electric utility to dispose of its generation assets 94 pursuant to an authorized merger, acquisition or transaction or pursuant to an 95 authorized transfer of its certificate of public convenience and necessity if the 96 merger, acquisition, transaction or transfer satisfies certain requirements, including 97 that the other person in the merger, acquisition, transaction or transfer is not a 98 subsidiary, affiliate or a person that holds a controlling interest in the electric 99 company. (NRS 704.7591) Section 42 of this bill removes the requirement that the 100 other person involved in the merger, acquisition, transaction or transfer is not a 101 subsidiary, affiliate or a person that holds a controlling interest in the electric utility 102 and instead requires that the disposal of the generation assets be approved in an 103 order issued by the Commission.

Existing law establishes the Economic Development Electric Rate Rider Program to encourage the location or relocation of new businesses in this State by providing discounted rates for electricity to eligible participants. (NRS 704.7871-704.7882) The Commission is required to establish the discounted electric rates that may be charged pursuant to the Program as a percentage of the base tariff energy





109 rate. (NRS 704.7881) Existing law prohibits the Office of Economic Development 110 within the Office of the Governor from accepting an application or approving an 111 applicant for participation in the Program after the earlier of December 31, 2017, or 112 the date on which the capacity set aside for allocation pursuant to the Program is 113 fully allocated. (NRS 704.788) Section 45 of this bill prohibits the Office of 114 Economic Development from accepting an application or approving an applicant 115 for participation in the Program after the earlier of December 31, 2024, or the date 116 on which the capacity set aside for allocation pursuant to the Program is fully 117 allocated. Section 46 of this bill modifies provisions governing the maximum 118 amount of the discount which the Commission is authorized to establish for the rate 119 charged under the Program. Section 47 of this bill requires the Commission to 120 submit a report concerning the Program on or before December 31, 2022, for 121 transmittal to the 82nd Session of the Legislature.

122 Existing law requires the Commission to establish goals for energy savings for 123 124 125 each electric utility for each calendar year and also requires each electric utility to implement an energy efficiency plan which is cost effective and designed to meet the goals for energy savings established by the Commission. Existing law further 126 requires that at least 5 percent of the expenditures related to energy efficiency 127 programs must be directed toward low-income customers of the electric utility. 128 (NRS 704.741, 704.7836) Sections 39, 41 and 44 of this bill require that at least 10 129 percent of the expenditures related to energy efficiency programs must be spent on 130 energy efficiency measures for customers in low-income households and residential 131 customers and public schools in historically underserved communities. 132 Additionally, section 44 provides that programs that can offer variable incentive 133 levels must offer higher incentive levels for low-income households. Section 54 of 134 this bill requires an electric utility to amend its energy efficiency plan to conform 135 with the amendatory provisions of this bill. Sections 12 and 13 of this bill define 136 terms relating to the energy efficiency plan. Section 43 makes a conforming change 137 to indicate the proper placement of sections 12 and 13 in the Nevada Revised 138 Statutes.

Existing law creates the New Energy Industry Task Force which is charged
with advising the Director of the Office of Energy on measures to promote the
development of renewable energy and energy efficiency projects. (NRS 701.500,
701.510) Section 55 of this bill abolishes the Task Force.

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

Section 1. The Legislature hereby finds and declares that: 1. Human activities, including, without limitation, the burning of fossil fuels for electricity, transportation and heat in buildings, cause the release of greenhouse gases that trap heat in the Earth's atmosphere, and these human activities have been and continue to be the primary driver of global climate change.

7 2. The transportation sector now accounts for the greatest 8 percentage of greenhouse gas emission in Nevada, and, based on 9 current policies, is projected to remain the largest contributor of 10 greenhouse gas emissions through 2030.

11 3. Pursuant to NRS 445B.380, the Legislature has established 12 goals to achieve reductions in Nevada's net greenhouse gas





emissions, relative to 2005 emissions, of 28 percent by the year
 2025, 45 percent by the year 2030 and zero or near-zero emissions
 by the year 2050.

4 4. Meeting these greenhouse gas emission goals will require 5 substantial further reductions in Nevada's transportation sector 6 emissions below the current projected emission levels for that sector 7 for 2025 and 2030.

8 5. Accelerating the use of electric vehicles will help preserve 9 Nevada's climate and help protect Nevadans from unhealthy air 10 pollution.

11 6. Accelerating the use of electric vehicles will reduce 12 pollution in low-income neighborhoods and communities of color 13 that traditionally have been most affected by transportation 14 pollution.

15 7. The acceleration of the use of electric vehicles will be 16 assisted by investments in the infrastructure necessary to maximize 17 the benefits of the expanding electric vehicle market.

18 8. Widespread adoption of electric vehicles requires that 19 electric utilities increase access to electricity as a transportation fuel, 20 including access for low-income Nevadans and historically 21 underserved communities.

9. Widespread adoption of electric vehicles should provide
consumers with fuel cost savings and electric utility customers with
potential cost-saving benefits.

10. Widespread adoption of electric vehicles should stimulate innovation, competition and increased choices in charging equipment and networks and should also attract private capital investments and create high-quality jobs in Nevada.

11. Widespread adoption of electric vehicles should improve
an electric utility's electrical system efficiency and operational
flexibility, including, without limitation, the ability of the electric
utility to integrate variable renewable energy generation resources
and to make use of off-peak generation resources.

34 **Sec. 2.** Chapter 701A of NRS is hereby amended by adding 35 thereto the provisions set forth as sections 3, 4 and 5 of this act.

36 Sec. 3. "Energy storage technology" means technology that 37 stores energy as potential, kinetic, chemical or thermal energy that 38 can be released at a later time, including, without limitation, 39 batteries, flywheels, electrochemical capacitors, compressed-air 40 storage and thermal storage devices.

41 Sec. 4. 1. "Facility for the storage of energy from 42 renewable generation" means a facility that is constructed or 43 installed for the sole purpose of storing electric energy received 44 from a facility for the generation of electricity from renewable





energy for release at a later time, including, without limitation, a 1 2 facility that is designed to use energy storage technology.

The term does not include a facility that is located on a 3 2. 4 residential property.

5 Sec. 5. "Hybrid renewable generation and energy storage 6 facility" means a facility that includes both a wholesale facility for 7 the generation of electricity from renewable energy and a facility 8 for the storage of energy from renewable generation. 9

Sec. 6. NRS 701A.300 is hereby amended to read as follows:

10 701A.300 As used in NRS 701A.300 to 701A.390, inclusive, and sections 3, 4 and 5 of this act, unless the context otherwise 11 12 requires, the words and terms defined in NRS 701A.305 to 13 701A.345, inclusive, and sections 3, 4 and 5 of this act have the 14 meanings ascribed to them in those sections.

Sec. 7. NRS 701A.360 is hereby amended to read as follows:

16 701A.360 1. A person who intends to locate a facility for the 17 generation of process heat from solar renewable energy, for a 18 wholesale facility for the generation of electricity from renewable 19 energy, a facility for the storage of energy from renewable generation or a hybrid renewable generation and energy storage 20 21 *facility* in this State may apply to the Director for a partial 22 abatement of the local sales and use taxes, the taxes imposed 23 pursuant to chapter 361 of NRS, or both local sales and use taxes 24 and taxes imposed pursuant to chapter 361 of NRS. An applicant 25 may submit a copy of the application to the board of county 26 commissioners at any time after the applicant has submitted the 27 application to the Director.

28 2. A facility that is owned, operated, leased or otherwise 29 controlled by a governmental entity is not eligible for an abatement 30 pursuant to NRS 701A.300 to 701A.390, inclusive [], and sections 31 3, 4 and 5 of this act.

32 As soon as practicable after the Director receives an 3. 33 application for a partial abatement, the Director shall forward a copy 34 of the application to:

- 35 (a) The Chief of the Budget Division of the Office of Finance;
- 36 (b) The Department of Taxation;
- 37 (c) The board of county commissioners;
- 38 (d) The county assessor;
- 39 (e) The county treasurer; and
- 40 (f) The Office of Economic Development.

With the copy of the application forwarded to the county 41 4. 42 treasurer, the Director shall include a notice that the local 43 jurisdiction may request a presentation regarding the facility. A 44 request for a presentation must be made within 30 days after receipt 45 of the application.



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1 5. The Director shall hold a public hearing on the application. 2 The hearing must not be held earlier than 30 days after all persons 3 listed in subsection 3 have received a copy of the application.

4 Sec. 8. NRS 701A.365 is hereby amended to read as follows:

5 701A.365 1. The Director, in consultation with the Office of 6 Economic Development, shall approve an application for a partial 7 abatement pursuant to NRS 701A.300 to 701A.390, inclusive, *and* 8 *sections 3, 4 and 5 of this act* if the Director, in consultation with 9 the Office of Economic Development, makes the following 10 determinations:

(a) The applicant has executed an agreement with the Directorwhich must:

13 (1) State that the facility will, after the date on which the 14 abatement becomes effective, continue in operation in this State for 15 a period specified by the Director, which must be at least 10 years, 16 and will continue to meet the eligibility requirements for the 17 abatement; and

18 (2) Bind the successors in interest in the facility for the 19 specified period.

(b) The facility is registered pursuant to the laws of this State or
the applicant commits to obtain a valid business license and all other
permits required by the county, city or town in which the facility
operates.

(c) No funding is or will be provided by any governmental
entity in this State for the acquisition, design or construction of the
facility or for the acquisition of any land therefor, except any private
activity bonds as defined in 26 U.S.C. § 141.

(d) Except as otherwise provided in paragraph (e), if the facility
will be located in a county whose population is 100,000 or more or a
city whose population is 60,000 or more, the facility meets the
following requirements:

(1) There will be 75 or more full-time employees working on
the construction of the facility during the second quarter of
construction, including, unless waived by the Director for good
cause, at least 50 percent who are residents of Nevada;

(2) Establishing the facility will require the facility to make a
capital investment of at least \$10,000,000 in this State in capital
assets that will be retained at the location of the facility until at least
the date which is 5 years after the date on which the abatement
becomes effective;

(3) The average hourly wage that will be paid by the facility
to its employees in this State is at least 110 percent of the average
statewide hourly wage, excluding management and administrative
employees, as established by the Employment Security Division





of the Department of Employment, Training and Rehabilitation on
 July 1 of each fiscal year; and

3 (4) Except as otherwise provided in subsection 6, the average 4 hourly wage of the employees working on the construction of the 5 facility will be at least 175 percent of the average statewide hourly 6 wage, excluding management and administrative employees, as 7 established by the Employment Security Division of the Department 8 of Employment, Training and Rehabilitation on July 1 of each fiscal 9 year and:

10 (I) The employees working on the construction of the 11 facility must be provided a health insurance plan that is provided by 12 a third-party administrator and includes health insurance coverage 13 for dependents of the employees; and

14 (II) The cost of the benefits provided to the employees 15 working on the construction of the facility will meet the minimum 16 requirements for benefits established by the Director by regulation 17 pursuant to NRS 701A.390.

(e) If the facility will be located in a county whose population is 18 19 less than 100,000, in an area of a county whose population is 20 100,000 or more that is located within the geographic boundaries of 21 an area that is designated as rural by the United States Department 22 of Agriculture and at least 20 miles outside of the geographic 23 boundaries of an area designated as urban by the United States 24 Department of Agriculture, or in a city whose population is less than 25 60,000, the facility meets the following requirements:

(1) There will be 50 or more full-time employees working on
the construction of the facility during the second quarter of
construction, including, unless waived by the Director for good
cause, at least 50 percent who are residents of Nevada;

(2) Establishing the facility will require the facility to make a
capital investment of at least \$3,000,000 in this State in capital
assets that will be retained at the location of the facility until at least
the date which is 5 years after the date on which the abatement
becomes effective;

(3) The average hourly wage that will be paid by the facility
to its employees in this State is at least 110 percent of the average
statewide hourly wage, excluding management and administrative
employees, as established by the Employment Security Division of
the Department of Employment, Training and Rehabilitation on
July 1 of each fiscal year; and

(4) Except as otherwise provided in subsection 6, the average
hourly wage of the employees working on the construction of the
facility will be at least 175 percent of the average statewide hourly
wage, excluding management and administrative employees, as
established by the Employment Security Division of the Department





of Employment, Training and Rehabilitation on July 1 of each fiscal
 year and:

3 (I) The employees working on the construction of the 4 facility must be provided a health insurance plan that is provided by 5 a third-party administrator and includes health insurance coverage 6 for dependents of the employees; and

7 (II) The cost of the benefits provided to the employees 8 working on the construction of the facility will meet the minimum 9 requirements for benefits established by the Director by regulation 10 pursuant to NRS 701A.390.

11 (f) The financial benefits that will result to this State from the 12 employment by the facility of the residents of this State and from 13 capital investments by the facility in this State will exceed the loss 14 of tax revenue that will result from the abatement.

(g) The facility is consistent with the State Plan for Economic
Development developed by the Executive Director of the Office of
Economic Development pursuant to subsection 2 of NRS 231.053.

The Director shall not approve an application for a partial 18 2. 19 abatement of the taxes imposed pursuant to chapter 361 of NRS submitted pursuant to NRS 701A.360 by a facility for the generation 20 21 of process heat from solar renewable energy, [or] a wholesale 22 facility for the generation of electricity from renewable energy, *a* 23 facility for the storage of energy from renewable generation or a 24 hybrid renewable generation and energy storage facility unless the 25 application is approved or deemed approved pursuant to this 26 subsection. The board of county commissioners of a county must 27 provide notice to the Director that the board intends to consider an 28 application and, if such notice is given, must approve or deny the 29 application not later than 30 days after the board receives a copy of 30 the application. The board of county commissioners:

(a) Shall, in considering an application pursuant to this
 subsection, make a recommendation to the Director regarding the
 application;

(b) May, in considering an application pursuant to this
subsection, deny an application only if the board of county
commissioners determines, based on relevant information, that:

(1) The projected cost of the services that the local
government is required to provide to the facility will exceed the
amount of tax revenue that the local government is projected to
receive as a result of the abatement; or

(2) The projected financial benefits that will result to the
county from the employment by the facility of the residents of this
State and from capital investments by the facility in the county will
not exceed the projected loss of tax revenue that will result from the
abatement;





1 (c) Must not condition the approval of the application on a 2 requirement that the facility agree to purchase, lease or otherwise 3 acquire in its own name or on behalf of the county any 4 infrastructure, equipment, facilities or other property in the county 5 that is not directly related to or otherwise necessary for the 6 construction and operation of the facility; and

7 (d) May, without regard to whether the board has provided 8 notice to the Director of its intent to consider the application, make a 9 recommendation to the Director regarding the application.

10 \rightarrow If the board of county commissioners does not approve or deny 11 the application within 30 days after the board receives from the 12 Director a copy of the application, the application shall be deemed 13 approved.

14 3. Notwithstanding the provisions of subsection 1, the Director, 15 in consultation with the Office of Economic Development, may, if 16 the Director, in consultation with the Office, determines that such 17 action is necessary:

(a) Approve an application for a partial abatement for a facility
that does not meet any requirement set forth in subparagraph (1) or
(2) of paragraph (d) of subsection 1 or subparagraph (1) or (2) of
paragraph (e) of subsection 1; or

(b) Add additional requirements that a facility must meet to qualify for a partial abatement.

4. The Director shall cooperate with the Office of EconomicDevelopment in carrying out the provisions of this section.

5. The Director shall submit to the Office of Economic Development an annual report, at such a time and containing such information as the Office may require, regarding the partial abatements granted pursuant to this section.

6. The provisions of subparagraph (4) of paragraph (d) of subsection 1 and subparagraph (4) of paragraph (e) of subsection 1 concerning the average hourly wage of the employees working on the construction of a facility do not apply to the wages of an apprentice as that term is defined in NRS 610.010.

35 36 7. As used in this section, "wage" or "wages":

- (a) Means [the]:
- 37

(1) *The* basic hourly rate of pay [.]; and

(2) The amount of any hourly contribution made to a thirdparty administrator pursuant to a pension plan or vacation plan
which is for the benefit of the employee.

41 (b) **[Does]** *Except as provided in paragraph (a), does* not 42 include the amount of any health insurance plan, pension or other 43 bona fide fringe benefits which are a benefit to the employee.





1 Sec. 8.5. NRS 701A.450 is hereby amended to read as 2 follows:

3 701A.450 1. The Renewable Energy Account is hereby 4 created in the State General Fund.

5 2. The Director of the Office of Energy appointed pursuant to 6 NRS 701.150 shall administer the Account.

7 The interest and income earned on the money in the Account 3. 8 must be credited to the Account.

9 [Not less than 75 percent of the] The money in the Account must be used [to offset the cost of electricity to or the use of 10 electricity by retail customers of a public utility that is subject to the 11 12 portfolio standard established by the Public Utilities Commission of 13 Nevada pursuant to NRS 704.7821.] for such purposes as the 14 Director of the Office of Energy may establish by regulation.

15 5. Any money remaining in the Account at the end of a fiscal 16 year does not revert to the State General Fund, and the balance in 17 the Account must be carried forward to the next fiscal year.

18 6. The Director [of the Office of Energy] may by regulation 19 establish

20 (a) Other uses of the money in the Account; and

21 (b) A a procedure by which any officer or employee of the 22 State to whom the Director has made a loan or other distribution of 23 money from the Account may enter into an agreement with the 24 Director pursuant to which repayment of the loan or other 25 distribution of money may be made through payroll deductions. 26

Sec. 9. NRS 701B.005 is hereby amended to read as follows:

27 701B.005 1. For the purposes of carrying out the Solar 28 Energy Systems Incentive Program created by NRS 701B.240, and 29 subject to the limitations prescribed by subsections 2 and 3, the 30 Public Utilities Commission of Nevada shall set incentive levels and 31 schedules, with a goal of approving solar energy systems totaling at 32 least 250,000 kilowatts of capacity in this State for the period 33 beginning on July 1, 2010, and ending on December 31, 2021.

Subject to the limitation prescribed by subsection 3, the 34 2. 35 Commission may authorize the payment of an incentive pursuant to 36 the Solar Energy Systems Incentive Program created by NRS 701B.240, the Wind Energy Systems Demonstration Program 37 created by NRS 701B.580 [, the Electric Vehicle Infrastructure 38 Demonstration Program created by NRS 701B.670] and the 39 40 Waterpower Energy Systems Demonstration Program created by NRS 701B.820 if the payment of the incentive would not cause the 41 42 total amount of incentives paid by all utilities in this State for the 43 installation of [electric vehicle infrastructure,] solar energy systems, 44 solar distributed generation systems, energy storage systems, wind 45 energy systems and waterpower energy systems to exceed





1 \$295,270,000 for the period beginning on July 1, 2010, and ending 2 on December 31, 2025.

3 3. For the period beginning on January 1, 2018, and ending on December 31, 2023, the Commission shall, from the money 4 5 allocated for the payment of an incentive pursuant to subsection 2, 6 authorize the payment of incentives in an amount of not more than \$1,000,000 per year for the installation of solar energy systems and 7 8 distributed generation systems at locations throughout the service territories of utilities in this State that benefit low-income 9 customers, including, without limitation, homeless shelters, low-10 income housing developments and public entities, other than 11 12 municipalities, that serve significant populations of low-income 13 residents.

4. The Commission may, subject to the limitations prescribed by subsections 2 and 3, authorize the payment of performance-based incentives for the period ending on December 31, 2025.

5. A utility may file with the Commission one combined annual plan which meets the requirements set forth in NRS 701B.230, 701B.610 and 701B.850. The Commission shall review and approve any plan submitted pursuant to this subsection in accordance with the requirements of NRS 701B.230, 701B.610 and 701B.850, as applicable.

23 6.

6. As used in this section:

(a) "Distributed generation system" has the meaning ascribed toit in NRS 701B.055.

(b) <u>["Electric vehicle infrastructure" has the meaning ascribed to</u>
it in NRS 701B.670.

28 (c)] "Energy storage system" has the meaning ascribed to it in NRS 701B.057.

30 [(d)] (c) "Municipality" means any county or city in this State.

in this State.
 31 [(e)] (d) "Utility" means a public utility that supplies electricity
 32 in this State.

33 Sec. 10. NRS 701B.670 is hereby amended to read as follows:

701B.670 1. The Legislature hereby finds and declares that it
is the policy of this State to expand and accelerate the deployment
of electric vehicles and supporting infrastructure throughout this
State.

2. The Electric Vehicle Infrastructure Demonstration Programis hereby created.

40 3. The Commission shall adopt regulations to carry out the 41 provisions of the Electric Vehicle Infrastructure Demonstration 42 Program . [, including, without limitation, regulations that require a 43 utility to submit to the Commission an annual plan for carrying out 44 the Program in its service area. The annual plan submitted by a 45 utility may include any measure to promote or incentivize the





1 deployment of electric vehicle infrastructure, including, without 2 limitation:

(a) The payment of an incentive to a customer of the utility that
 installs or provides electric vehicle infrastructure;

5 (b) Qualifications and requirements an applicant must meet to 6 be eligible to be awarded an incentive;

7 (c) The imposition of a rate by the utility to require the purchase

8 of electric service for the charging of an electric vehicle at a rate

9 which is based on the time of day, day of the week or time of year
 10 during which the electricity is used, or which otherwise varies based

11 upon the time during which the electricity is used, if a customer of

12 the utility participates in the Electric Vehicle Infrastructure

- 13 Demonstration Program;
- 14 <u>(d) The establishment of programs directed by the utility to</u> 15 promote electric vehicle infrastructure, including, without limitation,

16 education and awareness programs for customers of the utility, 17 programs to provide technical assistance related to the charging of

18 electric vehicles to governmental entities or the owners or operators

19 of large fleets of motor vehicles and programs to create partnerships

20 with private organizations to promote the development of electric

- 21 vehicle infrastructure; and
- (e) The payment of an incentive to a customer of the utility that
 is a public school, as defined in NRS 385.007, that installs electric
 vehicle infrastructure on the property of the public school or
 purchases electric vehicles dedicated to the transportation of

26 students, not to exceed 75 percent of the cost to install such

27 infrastructure or purchase such vehicles.]

28 4. [The Commission shall:

(a) Review each annual plan submitted by a utility pursuant to
 the regulations adopted pursuant to subsection 3 for compliance
 with the requirements established by the Commission; and

(b) Approve each annual plan with such modifications and upon
 such terms and conditions as the Commission finds necessary or
 appropriate to facilitate the Electric Vehicle Infrastructure
 Demonstration Program.

 $36 \quad \underline{5.}$ Each utility:

(a) Shall carry out and administer the Electric Vehicle
Infrastructure Demonstration Program within its service area [in
accordance with its annual plan] as approved by the Commission ;
[pursuant to subsection 4;] and

(b) May recover its reasonable and prudent costs, including,
without limitation, customer incentives, that are associated with
carrying out and administering the Program within its service area
by seeking recovery of those costs in an appropriate proceeding
before the Commission pursuant to NRS 704.110.





[6.] 5. As used in this section: 1

2 (a) "Electric vehicle" means a vehicle powered solely by one or 3 more electric motors.

(b) "Electric vehicle infrastructure" includes, without limitation, 4 5 electric vehicles and the charging stations for the recharging of electric vehicles. 6

7 Sec. 11. Chapter 704 of NRS is hereby amended by adding 8 thereto the provisions set forth as sections 12 to 35, inclusive, of this 9 act.

10 Sec. 12. 1. "Historically underserved community" means: 11 (a) A census tract:

12 (1) Designated as a qualified census tract by the Secretary 13 of Housing and Urban Development pursuant to 26 U.S.C. § 14 42(d)(5)(B)(ii); or

15 (2) In which, in the immediately preceding census, at least 16 20 percent of households were not proficient in the English 17 language; 18

(b) A public school in this State:

(1) In which 75 percent or more of the enrolled pupils in 19 20 the school are eligible for free or reduced-price lunches pursuant 21 to 42 U.S.C. §§ 1751 et seq.; or

22 (2) That participates in universal meal service in high 23 poverty areas pursuant to Section 104 of the Healthy, Hunger-24 Free Kids Act of 2010, Public Law 111-296; or

(c) Qualified tribal land, as defined in NRS 370.0325.

As used in this section: 2.

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27 (a) "Block" means the smallest geographical unit whose 28 boundaries were designated by the Bureau of the Census of the 29 United States Department of Commerce in its topographically 30 integrated geographic encoding and referencing system.

(b) "Block group" means a combination of blocks whose 31 numbers begin with the same digit. 32

(c) "Census tract" means a combination of block groups.

Sec. 13. "Low-income household" means a household, 34 which may include one or more persons, with a median household 35 income of not more than 80 percent of the area median 36 37 household income, based on the guidelines published by the United States Department of Housing and Urban Development. 38

Sec. 14. 1. An electric utility in this State shall file with the 39 40 Commission, as part of the distributed resources plan required to be submitted pursuant to NRS 704.741, a plan to accelerate 41 42 transportation electrification in this State. Two or more electric 43 utilities that are affiliated through common ownership and that 44 have an interconnected system for the transmission of electricity 45 shall submit a joint plan.





2. A plan submitted pursuant to subsection 1 may include:

2 (a) Investments or incentives to facilitate the deployment of 3 charging infrastructure and associated electrical equipment which 4 supports transportation electrification across all customer classes 5 including, without limitation, investments or incentives for 6 residential charging infrastructure at single-family homes and 7 multi-unit dwellings for both shared and assigned parking spaces;

8 (b) Investments or incentives to facilitate the electrification of 9 public transit and publicly owned vehicle fleets;

10 (c) Investments or incentives to increase access to the use of 11 electricity as a transportation fuel in historically underserved 12 communities;

13 (d) Rate designs, programs or management systems that 14 encourage the charging of vehicles in a manner that supports the 15 operation and optimal integration of transportation electrification 16 into the electric grid, including, without limitation, proposed 17 schedules necessary to implement the rate designs or programs; 18 and

19 (e) Customer education and culturally competent and 20 linguistically appropriate outreach programs that increase 21 awareness of investments, incentives, rate designs and programs 22 of the type listed in paragraphs (a) to (d), inclusive, and of the 23 benefits of transportation electrification.

24 3. During the 9 months immediately before an electric utility 25 files its first plan pursuant to subsection 1 and during the 12 26 months immediately before an electric utility files any subsequent 27 plan pursuant to subsection 1, the electric utility shall conduct at 28 least one stakeholder engagement meeting each calendar quarter 29 to discuss the development of the plan and to solicit comments and 30 gather ideas for improvements or additions to the plan which 31 support transportation electrification. Each stakeholder engagement meeting must be open to participation by the 32 Regulatory Operations Staff of the Commission, personnel from 33 the Bureau of Consumer Protection in the Office of the Attorney 34 35 General and any other interested person. Each plan filed pursuant to subsection 1 must include a summary of the stakeholder 36 engagement meetings conducted in the 9- or 12-month period, as 37 applicable, immediately preceding the filing of the plan, which 38 must include, without limitation, summaries of the comments and 39 40 ideas provided by the participants.

41 4. Not more than 60 days after the issuance of an order by the 42 Commission pursuant to NRS 704.751 approving or modifying a 43 plan submitted pursuant to subsection 1, an electric utility which 44 supplies electricity in this State shall file with the Commission any



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1 schedules necessary to implement the rate designs and programs 2 included in the plan.

3 5. The Commission shall adopt regulations necessary to carry out the provisions of this section. The regulations adopted 4 5 pursuant to this section may require an annual review of the progress and budgets of an approved plan submitted pursuant to 6 7 this section.

8 To the extent that a plan submitted pursuant to subsection 6. 9 includes programs in which customers may participate, 1 eligibility for participation by customers in such programs must be 10 offered by the electric utility on a nondiscriminatory basis to both 11 12 bundled retail customers and eligible customers, as defined in 13 NRS 704B.080, who purchase or plan to purchase electricity from a provider of new electric resources, as defined in NRS 704B.130. 14

7. As used in this section:

(1) A census tract:

(a) "Block" means the smallest geographical unit whose 16 17 boundaries were designated by the Bureau of the Census of the United States Department of Commerce in its topographically 18 integrated geographic encoding and referencing system. 19

(b) "Block group" means a combination of blocks whose 20 21 numbers begin with the same digit.

22 (c) "Census tract" means a combination of block groups.

(d) "Electric utility" has the meaning ascribed to it in 23 24 NRS 704.187.

(e) "Historically underserved community" means:

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27 (I) Designated as a qualified census tract by the 28 Secretary of Housing and Urban Development pursuant to 26 29 $U.S.C. \ \S \ 42(d)(5)(B)(ii); \ or$

30 (II) In which, in the immediately preceding census, at least 20 percent of households were not proficient in the English 31 32 language; 33

(2) A public school in this State:

(I) In which 75 percent or more of the enrolled pupils in 34 the school are eligible for free or reduced-price lunches pursuant 35 to 42 U.S.C. §§ 1751 et seq.; or 36

37 (II) That participates in universal meal service in high poverty areas pursuant to Section 104 of the Healthy, Hunger-38 Free Kids Act of 2010, Public Law 111-296; or 39

(3) Qualified tribal land, as defined in NRS 370.0325. 40

(f) "Transportation electrification" means the use of electricity 41 42 from external sources to power, wholly or in part, passenger 43 vehicles, trucks, buses, trains, boats or other equipment that 44 transports goods or people.





1 Sec. 15. As used in sections 15 to 24, inclusive, of this act, 2 unless the context otherwise requires, the words and terms defined

3 in sections 16 to 20, inclusive, of this act have the meanings 4 ascribed to them in those sections.

5 Sec. 16. "Electric utility" has the meaning ascribed to it in 6 NRS 704.187.

7 Sec. 17. "Electric utility that primarily serves densely 8 populated counties" has the meaning ascribed to it in 9 NRS 704.110.

10 Sec. 18. "Electric utility that primarily serves less densely 11 populated counties" has the meaning ascribed to it in 12 NRS 704.110.

13 Sec. 19. "High-voltage transmission infrastructure" means 14 bulk transmission lines capable of transmitting electricity at a 15 voltage of 345 kilovolts or more, and associated electrical 16 substations and substation expansions to accommodate the 17 transmission lines.

18 Sec. 20. "Transmission infrastructure for a clean energy 19 economy plan" or "plan" means a plan filed by an electric utility 20 with the Commission pursuant to section 21 of this act.

Sec. 21. 1. On or before September 1, 2021, an electric utility shall file an amendment to its most recent resource plan filed pursuant to NRS 704.741 to incorporate into the resource plan a transmission infrastructure for a clean energy economy plan which sets forth a plan for the construction of high-voltage transmission infrastructure that will be placed into service not later than December 31, 2028, to:

(a) Assure a reliable and resilient transmission network in this
 State to serve the existing and currently projected transmission
 service obligations of the electric utility;

31 (b) Assist the utility in meeting the portfolio standard 32 established by NRS 704.7821 and the goals for the reduction of 33 greenhouse gas emissions set forth in NRS 445B.380 and 34 704.7820;

(c) Promote economic development in this State, including,
without limitation, by creating jobs, expanding the tax base or
providing other economic benefits;

(d) Expand transmission access to renewable energy zones
designated by the Commission pursuant to subsection 2 of NRS
704.741 to promote the development and use of renewable energy
resources in this State;

42 (e) Use federally granted rights-of-way within designated 43 renewable energy transmission corridors before the expiration of 44 such rights-of-way; and





1 (f) Support the development of regional transmission 2 interconnections that may be required for:

3 (1) This State to cost-effectively achieve the goals for the 4 reduction of greenhouse gas emissions set forth in NRS 445B.380 5 and 704.7820; and

6 (2) The electric utility to participate fully in any future 7 organized competitive regional wholesale electricity market on the 8 Western Interconnection.

9 → Two or more utilities that are affiliated through common 10 ownership and that have an interconnected system for the 11 transmission of electricity shall submit a joint plan.

12 2. The plan submitted pursuant to subsection 1 must not 13 include any project other than the following high-voltage 14 transmission infrastructure projects for which the Commission 15 has previously approved conceptual designs, permitting and land 16 acquisition:

17 (a) A project for the implementation of high-voltage 18 transmission infrastructure interconnecting northwest and 19 northeast Nevada, which will increase the transmission import 20 capacity of northern Nevada by not less than 800 megawatts.

21 (b) A project for the implementation of high-voltage 22 transmission infrastructure located in southern Nevada and 23 accessing a federally designated renewable energy transmission 24 corridor that will accommodate future renewable energy 25 development and increased demand for electricity.

26 Except as otherwise provided in this subsection, if an 3. 27 electric utility that primarily serves densely populated counties and 28 an electric utility that primarily serves less densely populated counties submit a joint plan pursuant to subsection 1, 70 percent 29 30 of the costs of high-voltage transmission infrastructure projects included in the plan must be allocated to the electric utility that 31 32 primarily serves densely populated counties and 30 percent of such costs must be allocated to the electric utility that primarily 33 serves less densely populated counties. The Commission may 34 review and reassess the allocation of costs between electric utilities 35 based on the actual benefits that accrue to the electric utilities 36 after the projects are in service. The Commission retains full 37 authority to decide any request by an electric utility for the 38 recovery of such costs before a high-voltage transmission 39 infrastructure project is placed into service, and to determine if 40 any proposed financial incentive will be provided on the recovery 41 42 of such costs.

43 **4.** The plan submitted pursuant to subsection 1 must include 44 an evaluation of the impact that the implementation of the plan 45 will have on:





(a) The reliability of the transmission network of the utility;

2 (b) The resilience of the transmission network of the utility, 3 including, without limitation, the ability of the transmission 4 network to withstand natural or manmade events that could 5 otherwise disrupt the provision of electric service in this State;

6 (c) The development and use of renewable energy resources in 7 this State;

8 (d) Economic activity and economic development in this State 9 over a period of not less than 20 years from the date of the plan, 10 including, without limitation, capital investments, the direct or 11 indirect creation of jobs and additions to the tax base of this State;

12 (e) The projected carbon dioxide emissions of the utility 13 resulting from the generation of electricity, including, without 14 limitation, carbon dioxide emissions from the generation of 15 electricity that is purchased by the electric utility;

16 (f) The ability of the utility to diversify its supply portfolio of 17 renewable energy resources by including larger amounts of 18 geothermal energy generation and hydrogeneration;

19 (g) The ability of the utility to reliably integrate into its supply 20 portfolio larger amounts of electricity from variable renewable 21 energy resources, including, without limitation, solar and wind 22 energy resources;

(h) The ability of the utility to reduce its energy supply costs by
selling to other states electricity generated in this State from
renewable energy during periods when the utility's supply of
electricity exceeds the demand for electricity by the customers of
the utility;

(i) The ability of the utility to reduce its energy supply costs by
purchasing electricity generated in other states from renewable
energy during periods when the demand for electricity by the
customers of the utility exceeds the availability of electricity from
renewable generation in this State;

(j) The utility's provision of open access to interstate and 33 34 intrastate transmission services, in accordance with the utility's open access transmission tariff, to other persons in this State 35 using the utility's transmission network, including, without 36 37 limitation, eligible customers, as defined in NRS 704B.080, and providers of new electric resources, as defined in NRS 704B.130, 38 who are or intend to become customers of the utility's interstate 39 40 transmission services;

(k) The ability of the utility to accommodate requests for
access to renewable energy resources that will allow customers
who want to acquire all of their energy from zero carbon dioxide
emission resources to do so;



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1 (1) The development of regional transmission interconnections 2 that may be required for this State to cost-effectively achieve the 3 goals for the reduction of greenhouse gas emissions set forth in 4 NRS 445B.380 and 704.7820 or for the electric utility to 5 participate fully in any future organized competitive regional 6 wholesale electricity market on the Western Interconnection;

7 (m) The rates charged to the bundled retail customers of the 8 utility; and

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(n) The financial risk to the customers of the utility.

 5. As used in this section, "Western Interconnection" means the synchronously operated electric transmission grid located in the western part of North America, including parts of Montana, Nebraska, New Mexico, South Dakota, Texas, Wyoming and Mexico and all of Arizona, California, Colorado, Idaho, Nevada, Oregon, Utah, Washington and the Canadian Provinces of British Columbia and Alberta.

17 Sec. 22. 1. In implementing a transmission infrastructure 18 for a clean energy economy plan, an electric utility shall mitigate 19 costs to the extent possible by utilizing available federal tax 20 incentives and federal funding, including, without limitation, 21 direct and indirect grants and loan guarantees.

22 2. If, in any general rate proceeding filed by an electric utility 23 pursuant to NRS 704.110 or 704.7621, the electric utility includes 24 request for recovery of any amount related to the a 25 implementation of a transmission infrastructure for a clean 26 energy economy plan and the recovery of such an amount would 27 result in an increase in the electric utility's total revenue 28 requirement of more than 10 percent, the utility must propose a 29 method or mechanism by which such an increase may be 30 mitigated. The Commission may accept or reject such a rate 31 method or mechanism and is not obligated to implement any 32 proposed mitigation plan. If a mechanism is implemented to mitigate an increase in the electric utility's total revenue 33 requirement pursuant to this section, the electric utility is entitled 34 35 to recover all of its prudently and reasonably incurred costs and a return on its investment. Nothing in this subsection shall be 36 37 construed as requiring the Commission to provide a financial 38 incentive to an electric utility.

39 Sec. 23. An electric utility may file an amendment to a 40 transmission infrastructure for a clean energy economy plan as an 41 amendment to its resource plan as provided in NRS 704.751.

42 Sec. 24. If the Commission deems inadequate any portion of 43 a transmission infrastructure for a clean energy economy plan or 44 any amendment to the plan, the Commission, as provided in NRS 45 704.751, may recommend to the electric utility a modification of





that portion of the plan or amendment, and the electric utility 1 2 mav:

3 4 1. Accept the modification; or

Withdraw the proposed plan or amendment. 2.

5 Sec. 25. As used in sections 25 to 34, inclusive, of this act, 6 unless the context otherwise requires, the words and terms defined 7 in sections 26 to 29, inclusive, of this act have the meanings 8 ascribed to them in those sections.

Sec. 26. "Regional transmission organization" means an 9 entity established for the purpose of coordinating and efficiently 10 managing the dispatch and transmission of electricity among 11 12 public utilities on a multistate or regional basis that:

13 1. Is approved by the Federal Energy Regulatory 14 Commission:

Effectuates separate control of transmission facilities from 15 2. 16 control of generation facilities;

17 Implements, to the extent reasonably possible, policies and 3. 18 procedures designed to minimize pancaked transmission rates; 19

Improves service reliability within this State; 4.

20 5. Achieves the objectives of an open and competitive 21 wholesale electric generation marketplace, elimination of barriers to market entry and preclusion of control of bottleneck electric 22 23 transmission facilities in the provision of retail electric service;

24 Is of sufficient scope or otherwise operates to substantially **6**. 25 increase economical supply options for customers;

Has a structure of governance or control that is 26 7. independent of the users of the transmission facilities, and no 27 28 member of its board of directors has an affiliation with a user or 29 with an affiliate of a user during the member's tenure on the 30 board so as to unduly affect the regional transmission organization's performance; 31

32 8. Operates under policies that promote positive performance 33 designed to satisfy the electricity requirements of customers;

9. Has an inclusive and open stakeholder process that does 34 not place unreasonable burdens on or preclude meaningful 35 36 participation by any stakeholder group;

37 10. Promotes and assists new economic development in this 38 State: and

11. Is capable of maintaining real-time reliability of the 39 transmission system, ensuring comparable and nondiscriminatory 40 access and necessary service, minimizing system congestion and 41 42 further addressing real or potential transmission constraints.

"Task Force" means the Regional Transmission 43 Sec. 27. 44 Coordination Task Force created by section 31 of this act.





1 Sec. 28. "Transmission provider" means a public utility that 2 owns, controls or operates facilities used for the transmission of 3 electricity in interstate commerce and provides transmission 4 service under a tariff approved by the Federal Energy Regulatory 5 Commission.

6 Sec. 29. "User" means any entity or affiliate of an entity that 7 buys or sells electricity in the regional transmission organization's 8 region or in a neighboring region.

9 Sec. 30. 1. Except as otherwise provided in subsection 2, 10 the Commission shall require every transmission provider in this 11 State to join a regional transmission organization on or before 12 January 1, 2030.

13 2. Upon application by a transmission provider, the 14 Commission may waive or delay the requirement in subsection 1 15 if:

16 (a) The transmission provider files an application with the 17 Commission on or before January 1, 2027, requesting the waiver 18 or delay;

(b) The transmission provider demonstrates:

20 (1) That the transmission provider has made all reasonable 21 efforts to comply with the requirement but is unable to find a 22 viable and available regional transmission organization that the 23 transmission provider can join on or before January 1, 2030; or

24 (2) That it would not be in the best interests of the 25 transmission provider and its customers to join a regional 26 transmission organization on or before January 1, 2030; and

(c) The Commission determines that it is in the public interest
 to grant the requested waiver or delay.

Sec. 31. 1. The Regional Transmission Coordination Task
Force is hereby created.

31 2. The Governor shall appoint a person to act as the Chair of
32 the Task Force who serves at the pleasure of the Governor. The
33 Chair is a voting member of the Task Force.

3. In addition to the Chair, the Task Force consists of:

(a) The following voting members, appointed by the Governor:
 (1) A representative of an electric utility that primarily
 serves densely populated counties, as defined in NRS 704.110;

(2) A representative of an organization that represents
 rural electric cooperatives and municipally owned electric utilities
 in this State;

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(3) A representative of the Colorado River Commission;

42 (4) A representative of a transmission line development 43 company operating in this State;

44 (5) A representative of the large-scale solar energy industry 45 in this State;





(6) A representative of the geothermal energy industry in 1 2 this State: 3 (7) A representative of the data center businesses in this 4 State: 5 (8) A representative of an organization that represents the 6 *mining industry in this State;* 7 (9) A representative of an organization that represents the 8 gaming and resort businesses in this State; 9 (10) A representative of a labor organization in this State; (11) A representative of an organization in this State that 10 advocates on behalf of environmental or public lands issues who 11 12 has expertise in or knowledge of environmental or public lands 13 issues; (12) A representative of the Nevada Indian Commission; 14 (13) A representative of the Office of Energy; 15 16 (14) A representative of the Office of Economic 17 **Development**; (15) Two members of the Senate, nominated by the 18 Majority Leader of the Senate, at least one of whom must be a 19 20 *member of the minority political party;* 21 (16) Two members of the Assembly, nominated by the 22 Speaker of the Assembly, at least one of whom must be a member 23 of the minority political party; and 24 (17) Not more than three persons who represent the general public. 25 26 (b) The following nonvoting members, appointed by the 27 Governor: 28 (1) A representative of the Public Utilities Commission of 29 Nevada; and 30 (2) A representative of the Bureau of Consumer Protection 31 in the Office of the Attorney General. 32 Sec. 32. 1. The Task Force shall meet at least two times 33 each year at the call of the Chair. 2. The Chair may appoint working groups, chaired by one or 34 more members of the Task Force and composed of persons with 35 subject matter expertise, to aid in the work of the Task Force. 36 37 3. The Chair may issue guidelines for the operation of the Task Force and amend those guidelines as needed for the 38 management and governance of the Task Force. The Chair shall 39 40 *identify and approve the scope of work and issues to be addressed* by the Task Force and any working group. 41 42 4. A majority of the voting members of the Task Force 43 constitutes a quorum, and a quorum may exercise all the powers 44 conferred on the Task Force.





1 5. The members of the Task Force serve at the pleasure of the 2 Governor.

3 6. The members of the Task Force serve without 4 compensation.

5 Sec. 33. 1. The Task Force shall advise the Governor and 6 the Legislature on:

7 (a) The potential costs and benefits to transmission providers
8 and their customers in this State of forming or joining a regional
9 transmission organization which provides access to an organized
10 competitive regional wholesale electricity market;

11 (b) Policies that will accommodate entrance by transmission 12 providers in this State into a regional transmission organization by 13 January 1, 2030;

14 (c) Policies that will site transmission facilities necessary to 15 achieve this State's clean energy and economic development 16 goals;

17 (d) Potential areas in this State where growth in demand for 18 electricity or growth in renewable energy generation would be 19 accommodated by additional transmission or regional market 20 opportunities; and

(e) Businesses and industries that could locate in this State as
 a result of this State's position in an organized competitive
 regional wholesale electricity market.

24 2. The Task Force shall, not later than November 30, 2022, 25 and every 2 years thereafter, submit to the Governor and the 26 Director of the Legislative Counsel Bureau for transmittal to the 27 next regular session of the Legislature a report on its activities, 28 including any recommended legislation needed to enable entrance 29 by transmission providers in this State into a regional 30 transmission organization.

31 Sec. 34. 1. The Office of Energy shall provide the 32 personnel, facilities, equipment and supplies required by the Task 33 Force to carry out the provisions of sections 31 to 34, inclusive, of 34 this act.

2. To aid and inform the Task Force in carrying out its duties pursuant to section 33 of this act, the Commission, in consultation with the Task Force, may engage a knowledgeable and independent third party to analyze all factors deemed necessary to assess the potential costs and benefits to transmission providers and their customers of forming or joining a regional transmission organization.

42 Sec. 35. Except as otherwise provided in this chapter, when 43 the Commission reviews an application to make changes in any 44 schedule, there is no presumption that any recorded expenses, 45 investments or other costs included in the application were





1 prudently incurred, unless the Commission has previously 2 determined that such expenses, investments or other costs were 3 prudently incurred. The public utility has the burden of proving 4 that an expense, investment or cost was reasonably and prudently 5 incurred.

6 7 Sec. 36. NRS 704.021 is hereby amended to read as follows:

704.021 "Public utility" or "utility" does not include:

8 1. Persons engaged in the production and sale of natural gas, 9 other than sales to the public, or engaged in the transmission of 10 natural gas other than as a common carrier transmission or 11 distribution line or system.

2. Persons engaged in the business of furnishing, for
compensation, water or services for the disposal of sewage, or both,
to persons within this State if:

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(a) They serve 25 persons or less; and

16 (b) Their gross sales for water or services for the disposal of 17 sewage, or both, amounted to \$25,000 or less during the 18 immediately preceding 12 months.

Persons not otherwise engaged in the business of furnishing, 19 3. 20 producing or selling water or services for the disposal of sewage, or 21 both, but who sell or furnish water or services for the disposal of 22 sewage, or both, as an accommodation in an area where water or 23 services for the disposal of sewage, or both, are not available from a 24 public utility, cooperative corporations and associations or political 25 subdivisions engaged in the business of furnishing water or services 26 for the disposal of sewage, or both, for compensation, to persons 27 within the political subdivision.

4. Persons who are engaged in the production and sale of energy, including electricity, to public utilities, cities, counties or other entities which are reselling the energy to the public.

5. Persons who are subject to the provisions of NRS 590.465 to 590.645, inclusive.

6. Persons who are engaged in the sale or use of special fuel asdefined in NRS 366.060.

7. Persons who provide water from water storage, transmission
and treatment facilities if those facilities are for the storage,
transmission or treatment of water from mining operations.

8. Persons who are video service providers, as defined in NRS 711.151, except for those operations of the video service provider which consist of providing a telecommunication service to the public, in which case the video service provider is a public utility only with regard to those operations of the video service provider which consist of providing a telecommunication service to the public.





1 9. Persons who own or operate a net metering system described 2 in paragraph (c) of subsection 1 of NRS 704.771.

3 10. Persons who own or operate a net metering system or 4 systems described in paragraph (a) of subsection 1 of NRS 5 704.771 and deliver electricity to multiple persons, units or spaces 6 on the premises if:

7 (a) The electricity is delivered only to persons, units or spaces 8 located on the premises on which the net metering system or 9 systems are located;

10 (b) The residential or commercial units or spaces do not have 11 individual meters measuring electricity use by an individual unit 12 or space; and

13 (c) Persons occupying the individual units or spaces are not 14 charged for electricity based upon volumetric usage at the 15 person's individual unit or space.

16 **11.** Persons who for compensation own or operate individual systems which use renewable energy to generate electricity and sell the electricity generated from those systems to not more than one customer of the public utility per individual system if each individual system is:

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(a) Located on the premises of another person;

(b) Used to produce not more than 150 percent of that other
person's requirements for electricity on an annual basis for the
premises on which the individual system is located; and

(c) Not part of a larger system that aggregates electricity
generated from renewable energy for resale or use on premises other
than the premises on which the individual system is located.

As used in this subsection, "renewable energy" has the meaning ascribed to it in NRS 704.7715.

30 **[11.]** *12.* Persons who own, control, operate or manage a 31 facility that supplies electricity only for use to charge electric 32 vehicles.

Any plant or equipment that is used by a data center to produce, deliver or furnish electricity at agreed-upon prices for or to persons on the premises of the data center for the sole purpose of those persons storing, processing or distributing data, but only with regard to those operations which consist of providing electric service. As used in this subsection, "data center" has the meaning ascribed to it in NRS 360.754.

40 Sec. 37. NRS 704.061 is hereby amended to read as follows:

41 704.061 As used in NRS 704.061 to 704.110, inclusive, *and* 42 *section 35 of this act*, unless the context otherwise requires, the 43 words and terms defined in NRS 704.062, 704.065 and 704.066 44 have the meanings ascribed to them in those sections.





Sec. 38. NRS 704.100 is hereby amended to read as follows:

2 704.100 1. Except as otherwise provided in NRS 704.075, 3 704.68861 to 704.68887, inclusive, and 704.7865, *and section 14 of* 4 *this act*, or as may otherwise be provided by the Commission 5 pursuant to NRS 704.095, 704.097 or 704.7621:

6 (a) A public utility shall not make changes in any schedule, 7 unless the public utility:

8 (1) Files with the Commission an application to make the 9 proposed changes and the Commission approves the proposed 10 changes pursuant to NRS 704.110; or

11 (2) Files the proposed changes with the Commission using a 12 letter of advice in accordance with the provisions of paragraph (f) 13 or (g).

(b) A public utility shall adjust its rates on a quarterly basis
between annual rate adjustment applications pursuant to subsection
8 of NRS 704.110 based on changes in the public utility's recorded
costs of natural gas purchased for resale.

18 (c) An electric utility shall, between annual deferred energy 19 accounting adjustment applications filed pursuant to NRS 704.187, 20 adjust its rates on a quarterly basis pursuant to subsection 10 of 21 NRS 704.110.

(d) A public utility shall post copies of all proposed schedules
and all new or amended schedules in the same offices and in
substantially the same form, manner and places as required by
NRS 704.070 for the posting of copies of schedules that are
currently in force.

(e) À public utility may not set forth as justification for a rate increase any items of expense or rate base that previously have been considered and disallowed by the Commission, unless those items are clearly identified in the application and new facts or considerations of policy for each item are advanced in the application to justify a reversal of the prior decision of the Commission.

(f) Except as otherwise provided in paragraph (g), if the
proposed change in any schedule does not change any rate or will
result in an increase in annual gross operating revenue in an amount
that does not exceed \$15,000:

(1) The public utility may file the proposed change with the
 Commission using a letter of advice in lieu of filing an application;
 and

41 (2) The Commission shall determine whether it should 42 dispense with a hearing regarding the proposed change.

43 \rightarrow A letter of advice filed pursuant to this paragraph must include a 44 certification by the attorney for the public utility or an affidavit by 45 an authorized representative of the public utility that to the best of



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the signatory's knowledge, information and belief, formed after a
reasonable inquiry, the proposed change in schedule does not
change any rate or result in an increase in the annual gross operating
revenue of the public utility in an amount that exceeds \$15,000.

5 (g) If the applicant is a small-scale provider of last resort and the 6 proposed change in any schedule will result in an increase in annual 7 gross operating revenue in an amount that does not exceed \$50,000 8 or 10 percent of the applicant's annual gross operating revenue, 9 whichever is less:

10 (1) The small-scale provider of last resort may file the 11 proposed change with the Commission using a letter of advice in 12 lieu of filing an application if the small-scale provider of last resort:

13 (I) Includes with the letter of advice a certification by the 14 attorney for the small-scale provider of last resort or an affidavit by 15 an authorized representative of the small-scale provider of last resort 16 that to the best of the signatory's knowledge, information and belief, 17 formed after a reasonable inquiry, the proposed change in schedule 18 does not change any rate or result in an increase in the annual gross 19 operating revenue of the small-scale provider of last resort in an amount that exceeds \$50,000 or 10 percent, whichever is less; 20

(II) Demonstrates that the proposed change in schedule is
 required by or directly related to a regulation or order of the Federal
 Communications Commission; and

(III) Except as otherwise provided in subsection 2, files
the letter of advice not later than 5 years after the Commission has
issued a final order on a general rate application filed by the
applicant in accordance with subsection 3 of NRS 704.110; and

28 (2) The Commission shall determine whether it should 29 dispense with a hearing regarding the proposed change.

Not later than 10 business days after the filing of a letter of advice pursuant to subparagraph (1), the Regulatory Operations Staff of the Commission or any other interested party may file with the Commission a request that the Commission order an applicant to file a general rate application in accordance with subsection 3 of NRS 704.110. The Commission may hold a hearing to consider such a request.

(h) In making the determination pursuant to paragraph (f) or (g),
the Commission shall first consider all timely written protests, any
presentation that the Regulatory Operations Staff of the Commission
may desire to present, the application of the public utility and any
other matters deemed relevant by the Commission.

An applicant that is a small-scale provider of last resort may
submit to the Commission a written request for a waiver of the 5year period specified in sub-subparagraph (III) of subparagraph (1)
of paragraph (g) of subsection 1. The Commission shall, not later





1 than 90 days after receipt of such a request, issue an order approving 2 or denying the request. The Commission may approve the request if 3 the applicant provides proof satisfactory to the Commission that the 4 applicant is not earning more than the rate of return authorized by 5 the Commission and that it is in the public interest for the 6 Commission to grant the request for a waiver. The Commission 7 shall not approve a request for a waiver if the request is submitted 8 later than 7 years after the issuance by the Commission of a final order on a general rate application filed by the applicant in 9 accordance with subsection 3 of NRS 704.110. If the Commission 10 approves a request for a waiver submitted pursuant to this 11 12 subsection, the applicant shall file the letter of advice pursuant to 13 subparagraph (1) of paragraph (g) of subsection 1 not earlier than 14 120 days after the date on which the applicant submitted the request 15 for a waiver pursuant to this subsection, unless the order issued by 16 the Commission approving the request for a waiver specifies a 17 different period for the filing of the letter of advice.

18 3. As used in this section, "electric utility" has the meaning 19 ascribed to it in NRS 704.187.

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Sec. 39. NRS 704.741 is hereby amended to read as follows:

21 A utility which supplies electricity in this State 704.741 1. 22 shall, on or before June 1 of every third year, in the manner 23 specified by the Commission, submit a plan to increase its supply of 24 electricity or decrease the demands made on its system by its 25 customers to the Commission. Two or more utilities that are 26 affiliated through common ownership and that have an 27 interconnected system for the transmission of electricity shall 28 submit a joint plan.

29

2. The Commission shall, by regulation:

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

33 (1) Forecast the future demands, except that a forecast of the 34 future retail electric demands of the utility or utilities must not include the amount of energy and capacity proposed pursuant to 35 36 subsection [6] 5 as annual limits on the total amount of energy and 37 capacity that eligible customers may be authorized to purchase from 38 providers of new electric resources through transactions approved 39 by the Commission pursuant to an application submitted pursuant to 40 NRS 704B.310 on or after May 16, 2019; and

41 (2) Determine the best combination of sources of supply to 42 meet the demands or the best method to reduce them; and

43 (b) Designate renewable energy zones and revise the designated 44 renewable energy zones as the Commission deems necessary.



1 3. The Commission shall require the utility or utilities to 2 include in the plan:

3 (a) An energy efficiency program for residential customers 4 which reduces the consumption of electricity or any fossil fuel and 5 which includes, without limitation, the use of new solar thermal 6 energy sources.

(b) A proposal for the expenditure of not less than $\frac{51}{10}$ percent 7 of the total expenditures related to energy efficiency and 8 9 conservation programs on energy efficiency [and conservation programs directed to low-income] measures for customers of the 10 electric utility [] in low-income households and residential 11 customers and public schools in historically underserved 12 13 communities, through both targeted programs and programs 14 directed at residential customers and public schools in general.

15 (c) A comparison of a diverse set of scenarios of the best 16 combination of sources of supply to meet the demands or the 17 best methods to reduce the demands, which must include at least 18 one scenario of low carbon [intensity] dioxide emissions that 19 [includes] :

20 (1) Uses sources of supply that result in, by 2050, an 21 amount of energy production from zero carbon dioxide emission 22 resources that equals the forecasted demand for electricity by 23 customers of the utility;

24 (2) *Includes* the deployment of distributed generation [.]; 25 and

(3) If the plan is submitted on or before June 1, 2027, uses
sources of supply that result in, by the year 2030, an 80 percent
reduction in carbon dioxide emissions from the generation of
electricity to meet the demands of customers of the utility as
compared to the amount of such emissions in the year 2005.

(d) An analysis of the effects of the requirements of NRS
704.766 to 704.776, inclusive, on the reliability of the distribution
system of the utility or utilities and the costs to the utility or utilities
to provide electric service to all customers. The analysis must
include an evaluation of the costs and benefits of addressing issues
of reliability through investment in the distribution system.

37 (e) A list of the utility's or utilities' assets described in 38 NRS 704.7338.

39 (f) A surplus asset retirement plan as required by NRS 704.734.

40 4. [The Commission shall require the utility or utilities to

41 include in the plan a plan for construction or expansion of

42 transmission facilities to serve renewable energy zones and to

43 facilitate the utility or utilities in meeting the portfolio standard

44 established by NRS 704.7821.





1 <u>5.</u>] The Commission shall require the utility or utilities to 2 include in the plan a distributed resources plan. The distributed 3 resources plan must:

4 (a) Evaluate the locational benefits and costs of distributed 5 resources. This evaluation must be based on reductions or increases 6 in local generation capacity needs, avoided or increased investments 7 in distribution infrastructure, safety benefits, reliability benefits and 8 any other savings the distributed resources provide to the electricity 9 grid for this State or costs to customers of the electric utility or 10 utilities.

11 (b) Propose or identify standard tariffs, contracts or other 12 mechanisms for the deployment of cost-effective distributed 13 resources that satisfy the objectives for distribution planning.

14 (c) Propose cost-effective methods of effectively coordinating 15 existing programs approved by the Commission, incentives and 16 tariffs to maximize the locational benefits and minimize the 17 incremental costs of distributed resources.

(d) Identify any additional spending necessary to integrate costeffective distributed resources into distribution planning consistent
with the goal of yielding a net benefit to the customers of the
electric utility or utilities.

(e) Identify barriers to the deployment of distributed resources,
 including, without limitation, safety standards related to technology
 or operation of the distribution system in a manner that ensures
 reliable service.

26 [6.] (f) Include a transportation electrification plan as 27 required by section 14 of this act.

28 5. The Commission shall require the utility or utilities to 29 include in the plan a proposal for annual limits on the total amount of energy and capacity that eligible customers may be authorized to 30 31 purchase from providers of new electric resources through 32 transactions approved by the Commission pursuant to an application 33 submitted pursuant to NRS 704B.310 on or after May 16, 2019. In developing the proposal and the forecasts in the plan, the utility or 34 35 utilities must use a sensitivity analysis that, at a minimum, addresses 36 load growth, import capacity, system constraints and the effect of 37 eligible customers purchasing less energy and capacity than 38 authorized by the proposed annual limit. The proposal in the plan 39 must include, without limitation:

40

(a) A forecast of the load growth of the utility or utilities;

41 (b) The number of eligible customers that are currently being 42 served by or anticipated to be served by the utility or utilities;

43 (c) Information concerning the infrastructure of the utility or 44 utilities that is available to accommodate market-based new electric 45 resources;





1 (d) Proposals to ensure the stability of rates and the availability 2 and reliability of electric service; and

3 (e) For each year of the plan, impact fees applicable to each 4 megawatt or each megawatt hour to account for costs reflected in 5 the base tariff general rate and base tariff energy rate paid by end-6 use customers of the electric utility.

7 [7.] 6. The annual limits proposed pursuant to subsection [6] 5
8 shall not apply to energy and capacity sales to an eligible customer
9 if the eligible customer:

10 (a) Was not an end-use customer of the electric utility at any 11 time before June 12, 2019; and

12 (b) Would have a peak load of 10 megawatts or more in the 13 service territory of an electric utility within 2 years of initially 14 taking electric service.

15 [8.] 7. As used in this section:

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

18 (b)] "Distributed generation system" has the meaning ascribed 19 to it in NRS 701.380.

20 [(c)] (b) "Distributed resources" means distributed generation 21 systems, energy efficiency, energy storage, electric vehicles and 22 demand-response technologies.

23 [(d)] (c) "Eligible customer" has the meaning ascribed to it in NRS 704B.080.

25 [(e)] (d) "Energy" has the meaning ascribed to it in 26 NRS 704B.090.

27 [(f)] (e) "Historically underserved community" has the 28 meaning ascribed to it in section 12 of this act.

29 (f) "Low-income household" has the meaning ascribed to it in 30 section 13 of this act.

31 (g) "New electric resource" has the meaning ascribed to it in 32 NRS 704B.110.

33 [(g)] (h) "Provider of new electric resources" has the meaning
 34 ascribed to it in NRS 704B.130.

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

39 **[(i)] (j)** "Sensitivity analysis" means a set of methods or 40 procedures which results in a determination or estimation of the 41 sensitivity of a result to a change in given data or a given 42 assumption.





- 33 -

1 Sec. 40. NRS 704.746 is hereby amended to read as follows:

2 704.746 1. After a utility has filed its plan pursuant to NRS 3 704.741, the Commission shall convene a public hearing on the 4 adequacy of the plan.

2. The Commission shall determine the parties to the public 5 6 hearing on the adequacy of the plan. A person or governmental entity may petition the Commission for leave to intervene as a party. 7 8 The Commission must grant a petition to intervene as a party in the 9 hearing if the person or entity has relevant material evidence to provide concerning the adequacy of the plan. The Commission may 10 limit participation of an intervener in the hearing to avoid 11 12 duplication and may prohibit continued participation in the hearing 13 by an intervener if the Commission determines that continued participation will unduly broaden the issues, will not provide 14 15 additional relevant material evidence or is not necessary to further 16 the public interest.

3. In addition to any party to the hearing, any interested person
may make comments to the Commission regarding the contents and
adequacy of the plan.

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4. After the hearing, the Commission shall determine whether:

21 (a) The forecast requirements of the utility or utilities are based 22 on substantially accurate data and an adequate method of 23 forecasting.

(b) The plan identifies and takes into account any present and
projected reductions in the demand for energy that may result from
measures to improve energy efficiency in the industrial,
commercial, residential and energy producing sectors of the area
being served.

(c) The plan adequately demonstrates the economic,
environmental and other benefits to this State and to the customers
of the utility or utilities associated with the following possible
measures and sources of supply:

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- (1) Improvements in energy efficiency;
 (2) Pooling of power;
 - (3) Purchases of power from neighboring states or countries;

36 (4) Facilities that operate on solar or geothermal energy or37 wind;

(5) Facilities that operate on the principle of cogeneration orhydrogeneration;

40 41

- (6) Other generation facilities; and
- (7) Other transmission facilities.

42 5. The Commission shall give preference to the measures and 43 sources of supply set forth in paragraph (c) of subsection 4 that:

44 (a) Provide the greatest economic and environmental benefits to45 the State;





1 (b) Are consistent with the provisions of this section; 2

(c) Provide levels of service that are adequate and reliable;

3 (d) Provide the greatest opportunity for the creation of new jobs 4 in this State; and

5 (e) Provide for diverse electricity supply portfolios and which reduce customer exposure to the price volatility of fossil fuels and 6 7 the potential costs of carbon.

8 → In considering the measures and sources of supply set forth in 9 paragraph (c) of subsection 4 and determining the preference given to such measures and sources of supply, the Commission shall 10 11 consider the cost of those measures and sources of supply to the 12 customers of the electric utility or utilities.

13 6. The Commission shall:

14 (a) Adopt regulations which determine the level of preference to 15 be given to those measures and sources of supply; and

16 (b) Consider the value to the public of using water efficiently 17 when it is determining those preferences.

18

7. The Commission shall:

(a) Consider the level of financial commitment from developers 19 20 of renewable energy projects in each renewable energy zone, as 21 designated pursuant to subsection 2 of NRS 704.741; and

22 (b) Adopt regulations establishing a process for considering 23 such commitments including, without limitation, contracts for the 24 sale of energy, leases of land and mineral rights, cash deposits and 25 letters of credit.

26 The Commission shall, after a hearing, review and accept or 8. 27 modify an emissions reduction and capacity replacement plan which 28 includes each element required by NRS 704.7316. In considering 29 whether to accept or modify an emissions reduction and capacity 30 replacement plan, the Commission shall consider:

31 (a) The cost to the customers of the electric utility or utilities to 32 implement the plan;

33 (b) Whether the plan provides the greatest economic benefit to this State; 34

35 (c) Whether the plan provides the greatest opportunities for the 36 creation of new jobs in this State; and

(d) Whether the plan represents the best value to the customers 37 38 of the electric utility or utilities.

39 In considering whether to accept or modify a proposal for 9. 40 annual limits on the total amount of energy and capacity that eligible customers may be authorized to purchase from providers of new 41 42 electric resources through transactions approved by the Commission 43 pursuant to an application submitted pursuant to NRS 704B.310 44 after May 16, 2019, which is included in the plan pursuant to





3 (a) Further the public interest, including, without limitation, 4 whether the proposed annual limits promote safe, economic, 5 efficient and reliable electric service to all customers of electric 6 service in this State: 7 (b) Align an economically viable utility model with state public 8 policy goals; and 9 (c) Encourage the development and use of renewable energy

whether the proposed annual limits:

resources located in this State and, in particular, renewable energy 10 resources that are coupled with energy storage. 11

12 10. In considering whether to accept or modify a plan to 13 accelerate transportation electrification submitted pursuant to 14 section 14 of this act, the Commission shall consider:

15 (a) Whether the proposed investments, incentives, rate designs, 16 systems and programs are reasonably expected to achieve one or 17 *more of the following:*

18 (1) Improve the efficiency of the electric utility's electrical 19 system, operational flexibility or system utilization during off-peak 20 hours;

21 (2) Improve the ability of the electric utility to integrate 22 renewable energy resources which generate electricity on an 23 intermittent basis into the transmission and distribution grid; 24

(3) Reduce greenhouse gas emissions and air pollution;

25 (4) Improve air quality in communities most affected by air 26 *pollution from the transportation sector;*

27 (5) Support increased consumer choice in electric vehicle 28 charging and related infrastructure and services;

29 (6) Increase access to the use of electricity as a 30 transportation fuel by low-income users by including investments, 31 incentives or programs for those users, or for entities operating in 32 communities or at locations that will benefit low-income users;

33 of private (7) Foster the investment capital in 34 transportation electrification, as defined in section 14 of this act, 35 and the demand for skilled jobs in related services; and

36 (8) Provide information and education on the benefits of 37 transportation electrification to customers.

38 (b) Whether the proposed investments, incentives, rate designs, 39 systems and programs provide electric services and pricing that 40 customers value.

41 (c) Whether the proposed investments, incentives, systems and 42 programs incorporate public reporting requirements which will 43 serve to inform program design and Commission policy.

44 (d) The cost to the customers of the electric utility to 45 *implement the plan.*



1 2



subsection 6 5 of NRS 704.741, the Commission shall consider

1 Sec. 41. NRS 704.751 is hereby amended to read as follows:

2 704.751 1. After a utility has filed the plan required pursuant 3 to NRS 704.741, the Commission shall issue an order accepting or 4 modifying the plan or specifying any portions of the plan it deems to 5 be inadequate:

6 (a) Within 135 days for any portion of the plan relating to the 7 energy supply plan for the utility for the 3 years covered by the plan; 8 and

9 (b) Within 210 days for all portions of the plan not described in 10 paragraph (a).

11 \rightarrow If the Commission issues an order modifying the plan, the utility 12 or utilities may consent to or reject some or all of the modifications 13 by filing with the Commission a notice to that effect. Any such 14 notice must be filed not later than 30 days after the date of issuance 15 of the order. If such a notice is filed, any petition for reconsideration 16 or rehearing of the order must be filed with the Commission not 17 later than 10 business days after the date the notice is filed.

18 2. If a utility files an amendment to a plan, the Commission 19 shall issue an order accepting or modifying the amendment or 20 specifying any portions of the amendment it deems to be 21 inadequate:

(a) Within 165 days after the filing of the amendment; or

(b) Within 180 days after the filing of the amendment for all
portions of the amendment which contain an element of the
emissions reduction and capacity replacement plan.

26 \rightarrow If the Commission issues an order modifying the amendment, the 27 utility or utilities may consent to or reject some or all of the 28 modifications by filing with the Commission a notice to that effect. 29 Any such notice must be filed not later than 30 days after the date of 30 issuance of the order. If such a notice is filed, any petition for 31 reconsideration or rehearing of the order must be filed with the 32 Commission not later than 10 business days after the date the notice 33 is filed.

34 3. Any order issued by the Commission accepting or modifying 35 a plan required pursuant to NRS 704.741 or an amendment to such a 36 plan must include the justification of the Commission for the 37 preferences given pursuant to subsection 5 of NRS 704.746 to the 38 measures and sources of supply set forth in paragraph (c) of 39 subsection 4 of NRS 704.746.

40 4. All prudent and reasonable expenditures made to develop 41 the utility's or utilities' plan, including environmental, engineering 42 and other studies, must be recovered from the rates charged to the 43 utility's or utilities' customers.

5. The Commission may accept an energy efficiency plan containing an energy efficiency program submitted pursuant to



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paragraph (a) of subsection 3 of NRS 704.741 and energy efficiency 1 2 and conservation programs submitted pursuant to paragraph (b) of 3 subsection 3 of NRS 704.741 that are not cost effective if the energy 4 efficiency plan as a whole is cost effective. Any order issued by the 5 Commission accepting or modifying an energy efficiency plan or an 6 amendment to such a plan must, if the energy efficiency plan 7 remains cost effective, require that not less than $\frac{5}{10}$ percent of the 8 total expenditures of the utility or utilities on approved energy efficiency and conservation programs in the energy efficiency plan 9 must be specifically directed to energy efficiency and conservation 10 programs for low-income] *measures for* customers of the utility or 11 12 utilities [...] in low-income households and residential customers 13 and public schools in historically underserved communities, through both targeted programs and programs directed at 14

15 residential customers and public schools in general.

16 6. The Commission may accept [:

17 (a) A transmission plan submitted pursuant to subsection 4 of

18 NRS 704.741 for a renewable energy zone if the Commission

19 determines that the construction or expansion of transmission

facilities would facilitate the utility or utilities meeting the portfolio
 standard, as defined in NRS 704.7805.

(b) A] *a* distributed resources plan submitted pursuant to
 subsection [5] 4 of NRS 704.741 if the Commission determines that
 the plan includes each element required by that subsection.

7. [The Commission shall adopt regulations establishing the
 criteria for determining the adequacy of a transmission plan
 submitted pursuant to subsection 4 of NRS 704.741.

28 -<u>8.</u> Any order issued by the Commission accepting or 29 modifying an element of an emissions reduction and capacity replacement plan must include provisions authorizing the electric 30 31 utility or utilities to construct or acquire and own electric generating 32 plants necessary to meet the capacity amounts approved in, and carry out the provisions of, the plan. As used in this subsection, 33 "capacity" means an amount of firm electric generating capacity 34 35 used by the electric utility or utilities for the purpose of preparing a 36 plan filed with the Commission pursuant to NRS 704.736 to 37 704.754, inclusive.

8. The Commission shall accept a transmission infrastructure for a clean energy economy plan that conforms to the requirements of subsections 1 and 2 of section 21 of this act and includes the evaluations required by subsection 4 of section 21 of this act.

43 9. As used in this section:

44 (a) "Historically underserved community" has the meaning 45 ascribed to it in section 12 of this act.





1 (b) "Low-income household" has the meaning ascribed to it in 2 section 13 of this act.

Sec. 42. NRS 704.7591 is hereby amended to read as follows: 704.7591 1. An electric utility may dispose of its generation assets pursuant to a merger, acquisition or transaction that is authorized pursuant to NRS 704.329 or pursuant to a transfer of its certificate of public convenience and necessity that is authorized pursuant to NRS 704.410, if:

9 (a) The electric utility disposes of substantially all of its 10 generation assets and substantially all of its other assets to the other 11 person in the merger, acquisition, transaction or transfer; and

12 (b) The [other person in the merger, acquisition, transaction or 13 transfer is not a subsidiary or affiliate of the electric utility or a 14 holding company or other person that holds a controlling interest in 15 the electric utility.] Commission approves of the disposal of the 16 generation assets in an order issued pursuant to NRS 704.7588.

17 2. Any person who assumes or has assumed ownership, 18 possession, control, operation, administration or maintenance of a 19 generation asset pursuant to a merger, acquisition, transaction or 20 transfer described in subsection 1 is subject to the provisions of 21 NRS 704.7561 to 704.7595, inclusive.

Sec. 43. NRS 704.783 is hereby amended to read as follows:

704.783 As used in NRS 704.783 to 704.7836, inclusive, and *sections 12 and 13 of this act*, unless the context otherwise requires,
the words and terms defined in NRS 704.7831 to 704.7834,
inclusive, and sections 12 and 13 of this act have the meanings
ascribed to them in those sections.

28 Sec. 44. NRS 704.7836 is hereby amended to read as follows:

29 704.7836 1. The Commission shall establish by regulation 30 for each electric utility goals for energy savings resulting from 31 energy efficiency programs implemented by the electric utility each 32 year, which must be included in the resource plan filed by the 33 electric utility pursuant to NRS 704.741.

34 2. The Commission may:

(a) Modify a goal for energy savings it has previouslyestablished for an electric utility.

(b) Upon receipt of a petition submitted by an electric utility, temporarily lower a goal for energy savings it has previously established for the electric utility if the electric utility demonstrates that economic reasons which are not reasonably within the control of the electric utility will prevent the electric utility from meeting the goal for energy savings established pursuant to subsection 1.

43 3. Upon establishment or modification by the Commission of a
44 goal for energy savings for an electric utility pursuant to this
45 section, the affected electric utility may file an amendment to its



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1 most recent resource plan filed pursuant to NRS 704.741 to 2 incorporate the goal for energy savings into the resource plan.

4. Each electric utility shall develop and include in its most recent resource plan filed pursuant to NRS 704.741 an energy efficiency plan that:

6 (a) Is designed to meet or exceed the goals for energy savings7 established by the Commission pursuant to this section;

(b) Includes one or more energy efficiency programs; and

(c) Is cost effective.

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5. In approving an energy efficiency plan developed by an electric utility to meet the goals for energy savings established by the Commission pursuant to this section, the Commission shall approve an energy efficiency plan that is:

14 (a) Designed to meet or exceed the goals for energy savings 15 established by the Commission pursuant to this section; and

16 (b) Cost effective.

6. The Commission may approve an energy efficiency plan submitted pursuant to NRS 704.741 that consists of energy efficiency and conservation programs that are not cost effective if the Commission determines that the energy efficiency plan as a whole is cost effective.

22 7. Unless the Commission determines that it is not cost 23 effective, any energy efficiency plan approved by the Commission 24 must provide that not less than [5] 10 percent of the total expenditures related to energy efficiency programs must be 25 [directed to] spent on energy efficiency [programs] measures for 26 [low-income] customers of the electric utility [.] in low-income 27 28 households and residential customers and public schools in 29 historically underserved communities, through both targeted programs and programs directed at residential customers and 30 31 public schools in general. For the purposes of this subsection, 32 programs that can offer variable incentive levels must offer higher 33 incentive levels for low-income households.

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Sec. 45. NRS 704.788 is hereby amended to read as follows:

704.788 The Office of Economic Development shall not accept an application or give initial approval to any applicant for participation in the Program, and the Commission shall not approve an applicant for participation in the Program, after the earlier of December 31, [2017,] 2024, or the date on which the capacity set aside for allocation pursuant to the Program is fully allocated.

41 Sec. 46. NRS 704.7881 is hereby amended to read as follows:

42 704.7881 The Commission, in consultation with the Office of 43 Economic Development:





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1 1. Shall adopt regulations:

2 (a) Establishing the discounted electric rates that may be 3 charged by an electric utility pursuant to the Program, which must 4 be established as a percentage of the base tariff energy rate and for 5 which:

6 (1) In the first and second year of a contract entered into 7 pursuant to NRS 704.7877. [the reduction in the rates as a result of 8 the] there shall be no discount [must not exceed 30 percent] of the 9 base tariff energy rate;

10 (2) In the third **[]** and fourth **[**, fifth and sixth] year of a contract entered into pursuant to NRS 704.7877, the reduction in the 11 12 rates as a result of the discount must not exceed $\begin{bmatrix} 20 \\ 30 \end{bmatrix}$ percent of 13 the base tariff energy rate; [and]

14 (3) In the *fifth*, *sixth*, seventh and eighth year of a contract entered into pursuant to NRS 704.7877, the reduction in the rates as 15 16 a result of the discount must not exceed [10] 20 percent of the base 17 tariff energy rate; *and*

18 (4) In the ninth and tenth year of a contract entered into pursuant to NRS 704.7877, the reduction in the rates as a result of 19 the discount must not exceed 10 percent of the base tariff energy 20 21 rate:

22 (b) Prescribing the form and content of the contract entered into 23 pursuant to NRS 704.7877;

24 (c) Prescribing the procedure by which an electric utility is 25 authorized to recover through a deferred energy accounting 26 adjustment application the amount of the discount provided to a 27 participant in the Program; and

28 (d) Prescribing any additional information which must be 29 submitted by an applicant for participation in the Program.

30 May adopt any other regulations it determines are necessary 31 to carry out the provisions of NRS 704.7871 to 704.7882, inclusive. 32

Sec. 47. NRS 704.7882 is hereby amended to read as follows:

33 704.7882 The Commission shall, on or before December 31, [2014,] 2022, prepare a written report concerning the Program and 34 35 submit the report to the Director of the Legislative Counsel Bureau 36 for transmittal to the [78th] 82nd Session of the Legislature. The 37 report must include, without limitation, information concerning:

1. The number of participants in the Program;

2. The amount of electricity allocated pursuant to the Program;

3. 40 The total amount of the discounts provided pursuant to the 41 Program; and

42 4. The remaining amount of electricity available for allocation 43 pursuant to the Program.



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Sec. 48. NRS 704B.310 is hereby amended to read as follows:

2 704B.310 An eligible customer shall not purchase energy, 1. 3 capacity or ancillary services from a provider of new electric 4 resources unless:

5 (a) The eligible customer files an application with the 6 Commission between January 2 and February 1 of any year and not later than 280 days before the date on which the eligible customer 7 8 intends to begin purchasing energy, capacity or ancillary services 9 from the provider:

10 (b) The Commission approves the application by a written order issued in accordance with the provisions of this section; and 11

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(c) The provider holds a valid license. 13 2. Except as otherwise provided in subsection 3, each

14 application filed pursuant to this section must include:

15 (a) Specific information demonstrating that the person filing the 16 application is an eligible customer;

(b) Information demonstrating that the proposed provider will 17 18 provide energy, capacity or ancillary services from a new electric 19 resource;

20 (c) Specific information concerning the terms and conditions of 21 the proposed transaction that is necessary for the Commission to 22 evaluate the impact of the proposed transaction on customers and 23 the public interest, including, without limitation, information 24 concerning the duration of the proposed transaction, the point of 25 receipt of the energy, capacity or ancillary services and the amount 26 of energy, capacity or ancillary services to be purchased from the 27 provider;

28 (d) Specific information identifying transmission requirements 29 associated with the proposed transaction and the extent to which the 30 proposed transaction requires transmission import capacity; and

31 (e) Any other information required pursuant to the regulations 32 adopted by the Commission.

33 3. The Commission shall not require the eligible customer or 34 provider to disclose:

35 (a) The price that is being paid by the eligible customer to 36 purchase energy, capacity or ancillary services from the provider; or

37 (b) Any other terms or conditions of the proposed transaction 38 that the Commission determines are commercially sensitive.

39 The Commission shall provide public notice of the 4. 40 application of the eligible customer and an opportunity for a hearing 41 on the application in a manner that is consistent with the provisions 42 of NRS 703.320 and the regulations adopted by the Commission.

43 The Commission shall not approve the application of the 5. 44 eligible customer unless the Commission finds that the proposed transaction: 45





1 (a) Will be in the public interest; and

2 (b) Will not cause the total amount of energy and capacity that 3 eligible customers purchase from providers of new electric 4 resources through transactions approved by the Commission 5 pursuant to an application submitted pursuant to this section on or 6 after May 16, 2019, to exceed an annual limit set forth in a plan 7 filed with the Commission pursuant to NRS 704.741 and accepted 8 by the Commission pursuant to NRS 704.751.

9 6. In determining whether the proposed transaction will be in 10 the public interest, the Commission shall consider, without 11 limitation:

(a) Whether the electric utility that has been providing electric
service to the eligible customer will experience increased costs as a
result of the proposed transaction;

15 (b) Whether any remaining customer of the electric utility will 16 pay increased costs for electric service or forgo the benefit of a 17 reduction of costs for electric service as a result of the proposed 18 transaction; and

19 (c) Whether the proposed transaction will impair system 20 reliability or the ability of the electric utility to provide electric 21 service to its remaining customers.

7. If the Commission approves the application of the eligiblecustomer:

(a) The eligible customer shall not begin purchasing energy,
capacity or ancillary services from the provider pursuant to the
proposed transaction sooner than 280 days after the date on which
the application was filed, unless the Commission allows the eligible
customer to begin purchasing energy, capacity or ancillary services
from the provider at an earlier date; and

(b) The Commission shall order such terms, conditions and
payments as the Commission deems necessary and appropriate to
ensure that the proposed transaction will be in the public interest.
Except as otherwise provided in subsection 8, such terms, conditions
and payments:

(1) Must be fair and nondiscriminatory as between the
eligible customer and the remaining customers of the electric utility,
except that the terms, conditions and payments must assign all
identifiable but unquantifiable risk to the eligible customer;

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(2) Must include, without limitation:

40 (I) Payment by the eligible customer to the electric utility
41 of the eligible customer's load-share portion of any unrecovered
42 balance in the deferred accounts of the electric utility; and

43 (II) Payment by the eligible customer, or the provider of 44 new electric resources, as applicable, of the annual assessment and 45 any other tax, fee or assessment required by NRS 704B.360;





1 (3) Must establish payments calculated in a manner that 2 provides the eligible customer with only its load-ratio share of the 3 benefits associated with forecasted load growth if load growth is 4 utilized to mitigate the impact of the eligible customer's proposed 5 transaction: and

6 (4) Must ensure that the eligible customer pays its load-ratio share of the costs associated with the electric utility's obligations 7 8 that were incurred as deviations from least-cost resource planning 9 pursuant to the laws of this State including, without limitation, costs incurred to satisfy the requirements of NRS 704.7821 10 and implement the provisions of NRS 701B.240, 701B.336, 701B.580, 11 12 [701B.670,] 701B.820, 702.160, 704.773, 704.7827, 704.7836, 13 704.785, 704.7865, 704.7983 and 704.7985.

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8. An eligible customer who: 15 (a) Was not an end-use customer of the electric utility at any 16 time before June 12, 2019; and

17 (b) Would have a peak load of 10 megawatts or more in the 18 service territory of an electric utility within 2 years of initially 19 taking electric service,

20 \rightarrow is required to pay only those costs, fees, charges or rates which apply to current and ongoing legislatively mandated public policy 21 22 programs, as determined by the Commission.

If the Commission does not enter a final order on the 23 9. 24 application of the eligible customer within 210 days after the date on 25 which the application was filed with the Commission, the 26 application shall be deemed to be denied by the Commission.

27 Sec. 49. 1. An electric utility in this State shall, on or before 28 September 1, 2021, file with the Public Utilities Commission of 29 Nevada a plan to accelerate transportation electrification in this 30 State for the period beginning January 1, 2022, and ending on December 31, 2024. The plan filed for this period must be designed 31 32 to provide the greatest economic recovery benefits and opportunities 33 for the creation of new jobs in this State.

34 Two or more utilities that are affiliated through common 2. 35 ownership and that have an interconnected system for the 36 transmission of electricity shall submit a joint plan pursuant to this 37 section. The joint plan must include a plan for investments to 38 accelerate transportation electrification in an amount not to exceed 39 \$100,000,000.

40 A plan filed pursuant to this section must include a plan to 3. 41 invest in the following programs:

42 (a) An Interstate Corridor Charging Depot Program, whereby 43 the electric utility shall supplement the work of the Office of 44 Energy, the Department of Transportation and the Division of 45 Environmental Protection of the State Department of Conservation





and Natural Resources in Phase I and Phase II of the Nevada 1 2 Electric Highway project to increase the availability of public 3 electric vehicle charging infrastructure along Nevada's highways in the service territory of the electric utility and to support electric 4 5 vehicle tourism traffic to Las Vegas, the Reno-Tahoe area and 6 across the State. The plan must set forth the intended scope and general location for each proposed charging depot. The Interstate 7 8 Corridor Charging Depot Program:

9 (1) Must include the establishment of direct-current fast 10 chargers and level 2 chargers, which may be owned by the electric 11 utility or a third-party provider.

12 (2) May include the establishment of electric utility-owned 13 energy storage systems or renewable energy systems which 14 minimize the impact to the grid by reducing the peak demand for 15 electricity.

16 (b) An Urban Charging Depot Program aimed at providing 17 increased access to public electric vehicle charging infrastructure in 18 metropolitan areas of this State, particularly for customers who are 19 unable to charge vehicles at their home or business. The Urban 20 Charging Depot Program must also be designed to address the needs 21 of tourists, delivery services and businesses that require access to 22 public charging for fleet electrification. The plan must set forth the 23 intended scope and general location for each proposed charging 24 depot. The Urban Charging Depot Program:

(1) Must include the establishment of direct-current fast
chargers, level 2 chargers and, where relevant, charging for shared
mobility services, including, without limitation, electric scooters and
bicycles, which may be owned by the electric utility or a third-party
provider.

30 (2) May include the establishment of electric utility-owned 31 energy storage systems or renewable energy systems which 32 minimize the impact to the grid by reducing the peak demand for 33 electricity.

(c) A Public Agency Electric Vehicle Charging Program to 34 35 serve the public, workplace and fleet electric charging needs of federal, state and local governmental agencies by reducing the 36 37 financial barrier for the deployment of electric vehicle charging infrastructure for governmental agencies. The electric utility shall 38 39 set forth in the plan specific targets and allocations for level 2 electric vehicle charging infrastructure, which must be developed in 40 coordination with the Department of Administration, the State 41 42 Department of Conservation and Natural Resources, the Department 43 of Transportation and the Office of Energy with the aim of 44 maximizing the Program's effectiveness and utilization. An electric 45 vehicle charging station which is installed under the Program may





be owned by a public agency, the electric utility or a third-party
 provider.

3 (d) A Transit, School Bus and Transportation Electrification 4 Custom Program to the electric vehicle serve charging 5 infrastructure, energy supply and energy storage needs of transit 6 agencies, metropolitan planning organizations, the Department of Transportation, public school districts and nongovernmental 7 8 commercial customers in this State. The electric utility shall not 9 allow a nongovernmental commercial customer to participate in the Transit, School Bus and Transportation Electrification Custom 10 11 Program unless. as a condition of participation, the 12 nongovernmental commercial customer electrifies more than 50 13 company vehicles or more than 25 percent of its fleet, and satisfies 14 such additional qualifications as the electric utility may establish. As 15 part of the Transit, School Bus and Transportation Electrification 16 Custom Program, an electric utility may partner with a commercial 17 site to allow for multiple ownership options for the electrical supply, 18 storage and charging equipment, including, without limitation, 19 ownership by the electric utility.

20 (e) An Outdoor Recreation and Tourism Program to serve the 21 electric vehicle charging infrastructure, energy supply and energy 22 storage needs of the tourism and outdoor recreation economy of this 23 State. Eligibility for any customer participation in the Outdoor 24 Recreation and Tourism Program must be offered by the electric 25 utility on a nondiscriminatory basis to both the utility's bundled 26 retail customers and eligible customers, as defined in NRS 27 704B.080, who purchase or plan to purchase electricity from a 28 provider of new electric resources, as defined in NRS 704B.130. As 29 part of the Outdoor Recreation and Tourism Program, an electric utility may partner with a commercial site to allow for multiple 30 ownership options for the electrical supply, storage and charging 31 32 equipment, including, without limitation, ownership by the electric utility. 33

4. The plan filed pursuant to this section must include any
proposed schedules necessary to implement the programs set forth
in subsection 3.

5. Not less than:

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(a) Forty percent of the total program expenditures proposed in a
 plan submitted pursuant to this section must be dedicated to
 investments made in or for the benefit of historically underserved
 communities.

(b) Twenty percent of the total program expenditures proposed
in a plan submitted pursuant to this section must be dedicated to
investments in the Outdoor Recreation and Tourism Program
pursuant to paragraph (e) of subsection 3.





1 (c) Twenty percent of the total program expenditures proposed 2 in a plan submitted pursuant to this section must be dedicated to 3 incentives for behind-the-meter investments in electric vehicle 4 charging infrastructure or stations.

5 An electric utility shall submit to the Commission any 6. 6 program, software, contract or other instrument that may be used for 7 the billing, control, operation or maintenance of the public and private chargers installed under a plan filed pursuant to this section. 8 The prudent and reasonable expenditures made by the electric utility 9 to evaluate the need for any program, software, contract or other 10 instrument to facilitate the billing, control, operation or maintenance 11 12 of the public and private chargers installed under the plan may be 13 recovered by the utility through rates charged to the customers of 14 the utility.

15 7. Any electric vehicle charging infrastructure that is installed 16 as part of a plan which is accepted by the Commission pursuant to 17 this section and which is not installed by employees of the electric 18 utility must be installed by a contractor who holds a valid license in 19 the classification required to perform such work issued by the State Contractors' Board pursuant to regulations adopted by the Board 20 21 and at least one electrician holding a certification from the Electric 22 Vehicle Infrastructure Training Program.

23 Not later than 90 days after a plan is filed pursuant to 8. 24 subsection 1, the Commission shall issue an order accepting or 25 modifying the plan. If the Commission issues an order modifying 26 the plan, the utility may consent to or reject some or all of the 27 modifications by filing with the Commission a notice to that effect. 28 Any such notice must be filed not later than 10 days after the date of 29 issuance of the order. If such a notice is filed, any petition for 30 reconsideration or rehearing of the order must be filed with the 31 Commission not later than 10 business days after the date the notice 32 is filed.

9. If the Commission fails to enter a final order on a plan filed
pursuant to subsection 1 within 90 days after the date on which the
plan was filed, the plan shall be deemed to be accepted.

10. Not later than 60 days after the Commission issues an order accepting or modifying a plan, or a plan is deemed accepted pursuant to subsection 9, the electric utility shall file with the Commission any schedules necessary to implement the rate designs and programs approved in the plan. Any tariff filing made pursuant to this section is not subject to the provisions of NRS 704.100.

11. Acceptance by the Commission of a plan submitted
pursuant to this section constitutes a finding that the investments
contained in the plan, including, without limitation, any proposed
incentives to be provided to customers, are prudent and that the





utility may recover from the rates charged to the utility's customers all costs that the utility prudently and reasonably incurs to operate, maintain, develop and implement the plan, including, without limitation, any costs associated with acquiring the right to use and

4 limitation, any costs associated with acquiring the right to use and
5 develop private or public land. An electric utility may recover the
6 costs that it prudently and reasonably incurs as follows:

(a) The electric utility shall begin recording in a regulatory asset,
with carrying charges, an amount that reflects the electric utility's
investment in facilities under the plan, including, without limitation:

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(1) Any incentives provided to customers;

(2) The electric utility's authorized rate of return;

12 (3) Any depreciation of the utility's investment in the 13 facilities; and

14

(4) The cost of operating and maintaining the facilities.

(b) Carrying charges shall not accrue for any month in which the
electric utility earns in excess of its last authorized rate of return.
For the purposes of this paragraph, the electric utility's earned rate
of return must be calculated quarterly using the 12-month period
ending with the last month of the quarter and will apply to the
carrying charge calculation in each month of that quarter.

21 (c) An electric utility shall include a rate to recover all prudent 22 and reasonable expenditures made by the electric utility to develop 23 and implement the plan, including, without limitation, the electric 24 utility's authorized rate of return, in the electric utility's general rate 25 application filed pursuant to NRS 704.110. The rate must be 26 charged to all of the customers in the service territory of the electric 27 utility in which the plan assets reside and reflect all costs incurred in 28 the electric utility's service territory.

29

12. As used in this section:

30 (a) "Electric utility" has the meaning ascribed to it in section 1431 of this act.

32 (b) "Historically underserved community" has the meaning 33 ascribed to it in section 12 of this act.

34 (c) "Transportation electrification" means the use of electricity 35 from external sources to power, wholly or in part, passenger 36 vehicles, trucks, buses, trains, boats or other equipment that 37 transports goods or people.

38 Sec. 50. The provisions of subsection 1 of NRS 218D.380 do 39 not apply to any provision of this act which adds or revises a 40 requirement to submit a report to the Legislature.

41 **Sec. 51.** 1. A resource plan filed by an electric utility 42 pursuant to NRS 704.741, as amended by section 39 of this act, on 43 or before June 1, 2021, is not required to include, at the time the 44 plan is filed, the transportation electrification plan required by



section 14 of this act and NRS 704.741, as amended by section 39
 of this act.

2. An electric utility shall, on or before September 1, 2022, file an amendment to its most recent resource plan filed pursuant to NRS 704.741, as amended by section 39 of this act, to incorporate into the resource plan a transportation electrification plan that complies with the provisions of section 14 of this act.

8 3. As used in this section, "electric utility" has the meaning 9 ascribed to it in NRS 704.187.

10 Sec. 52. The amendatory provisions of section 48 of this act 11 do not apply to an order issued by the Public Utilities Commission 12 of Nevada pursuant to NRS 704B.310 before July 1, 2023.

13 Sec. 53. The amendatory provisions of section 46 of this act 14 do not apply to a contract entered into before the effective date of 15 section 46 of this act.

Sec. 53.5. The provisions of section 35 of this act apply prospectively. The provisions of this section shall not be construed as a statement, clarification or interpretation of Nevada law as it existed prior to the effective date of this section or a statement of the intent of the Nevada Legislature concerning Nevada law as it existed prior to the effective date of this section.

Sec. 54. 1. An electric utility in this State shall, on or before July 1, 2022, file with the Public Utilities Commission of Nevada an amendment to its most recently filed energy efficiency plan filed pursuant to NRS 704.7836 to ensure the energy efficiency plan complies with the amendatory provisions of sections 39 and 44 of this act.

28 2. As used in this section, "electric utility" has the meaning 29 ascribed to it in NRS 704.187.

30 **Sec. 55.** NRS 701.090, 701.500, 701.505, 701.510 and 31 701.515 are hereby repealed.

32 **Sec. 56.** NRS 701B.670 is hereby repealed.

Sec. 57. Notwithstanding the provisions of NRS 218D.430 and 218D.435, a committee may vote on this act before the expiration of the period prescribed for the return of a fiscal note in NRS 218D.475. This section applies retroactively from and after March 22, 2021.

38 **Sec. 58.** 1. This section and sections 1 to 8.5, inclusive, 11 to 39 47, inclusive, 49 to 55, inclusive, and 57 of this act become effective 40 upon passage and approval.

41 2. Section 10 of this act becomes effective on January 1, 2023,
42 and expires by limitation on June 30, 2023.

43 3. Sections 9, 48 and 56 of this act become effective on July 1, 44 2023.





1 4. Section 9 of this act expires by limitation on December 31, 2 2025.

5. Sections 27 and 31 to 34, inclusive, of this act expire by limitation on December 31, 2031.

5 6. Sections 3 to 8, inclusive, of this act expire by limitation on 6 June 30, 2049.

7 7. Sections 45, 46 and 47 of this act expire by limitation on the

8 date on which the last contract entered into pursuant to the Program,

9 as defined in NRS 704.7874, terminates, whether termination is by 10 expiration of the terms of the contract or otherwise.

LEADLINES OF REPEALED SECTIONS

701.090 "Task Force" defined.

701.500 Creation; membership.

701.505 Chair; meetings; regulations; quorum; terms; members serve without compensation.

701.510 Powers and duties.

701.515 Support and assistance to be provided by Director.

701B.670 Legislative findings and declarations; creation of Program; regulations; payment of incentives; purchase of electric service based on time of usage; promotion of electric vehicle infrastructure; review and approval by Commission of annual plans from utilities; recovery of costs by utility.

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