First Regular Session Seventieth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 15-0893.01 Duane Gall x4335

SENATE BILL 15-254

SENATE SPONSORSHIP

Grantham, Baumgardner, Merrifield, Scott

HOUSE SPONSORSHIP

Lee, Klingenschmitt, Landgraf, Lundeen, Mitsch Bush, Nordberg, Singer, Tate

Senate Committees

House Committees

Agriculture, Natural Resources, & Energy

	A BILL FOR AN ACT
101	CONCERNING AN EXTENSION OF THE PERIOD DURING WHICH CERTAIN
102	INCENTIVES ARE AVAILABLE FOR MUNICIPALLY OWNED
103	UTILITIES TO OBTAIN ADDITIONAL RENEWABLE ENERGY CREDITS
104	BASED ON THE INSTALLATION OF SOLAR ELECTRIC GENERATION
105	TECHNOLOGIES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Under current law, a 3-to-1 multiplier applies to each kilowatt-hour of electricity generated from solar electric generation

technologies that begin producing electricity on or before July 1, 2015, for purposes of meeting the portfolio standards established for cooperative electric associations and municipally owned utilities that are qualifying retail utilities as part of Colorado's renewable energy statute. The bill extends this deadline to December 31, 2016, for municipally owned utilities.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 40-2-124, **amend** (1) 3 (c) (VII) as follows: 4 40-2-124. Renewable energy standards - qualifying retail and 5 wholesale utilities - definitions - net metering - legislative declaration. 6 (1) Each provider of retail electric service in the state of Colorado, other 7 than municipally owned utilities that serve forty thousand customers or 8 fewer, is a qualifying retail utility. Each qualifying retail utility, with the 9 exception of cooperative electric associations that have voted to exempt 10 themselves from commission jurisdiction pursuant to section 40-9.5-104 11 and municipally owned utilities, is subject to the rules established under 12 this article by the commission. No additional regulatory authority is 13 provided to the commission other than that specifically contained in this 14 section. In accordance with article 4 of title 24, C.R.S., the commission 15 shall revise or clarify existing rules to establish the following: 16 (c) Electric resource standards: 17 (VII) (A) For purposes of compliance with the standards set forth 18 in subparagraphs (V) and (V.5) of this paragraph (c), each kilowatt-hour 19 of renewable electricity generated from solar electric generation 20 technologies shall be counted as three kilowatt-hours. 21 (B) FOR EACH QUALIFYING RETAIL UTILITY THAT IS A 22 COOPERATIVE ELECTRIC ASSOCIATION, sub-subparagraph (A) of this

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1 subparagraph (VII) applies only to solar electric technologies that begin 2 producing electricity prior to July 1, 2015, AND for solar electric 3 technologies that begin producing electricity on or after July 1, 2015, each 4 kilowatt-hour of renewable electricity shall be counted as one 5 kilowatt-hour for purposes of compliance with the renewable energy 6 standard. 7 (C) FOR EACH QUALIFYING RETAIL UTILITY THAT IS A MUNICIPALLY 8 OWNED UTILITY, SUB-SUBPARAGRAPH (A) OF THIS SUBPARAGRAPH (VII) 9 APPLIES ONLY TO SOLAR ELECTRIC TECHNOLOGIES THAT ARE UNDER 10 CONTRACT FOR DEVELOPMENT PRIOR TO AUGUST 1, 2015, AND BEGIN 11 PRODUCING ELECTRICITY PRIOR TO DECEMBER 31, 2016, AND FOR SOLAR 12 ELECTRIC TECHNOLOGIES THAT ARE NOT UNDER CONTRACT FOR 13 DEVELOPMENT PRIOR TO AUGUST 1, 2015, AND BEGIN PRODUCING 14 ELECTRICITY ON OR AFTER DECEMBER 31, 2016, EACH KILOWATT-HOUR 15 OF RENEWABLE ELECTRICITY SHALL BE COUNTED AS ONE KILOWATT-HOUR 16 FOR PURPOSES OF COMPLIANCE WITH THE RENEWABLE ENERGY STANDARD. 17 **SECTION 2. Safety clause.** The general assembly hereby finds, 18 determines, and declares that this act is necessary for the immediate 19 preservation of the public peace, health, and safety.

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