Second Regular Session Sixty-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 04-0120.02 Gregg Fraser

SENATE BILL 04-168

SENATE SPONSORSHIP

Phillips,

HOUSE SPONSORSHIP

(None),

Senate Committees

Business Affairs & Labor

House Committees

A BILL FOR AN ACT

101 CONCERNING RURAL RENEWABLE ELECTRIC RESOURCES IN COLORADO.

Bill Summary

(Note: This summary applies to this bill as introduced and does not necessarily reflect any amendments that may be subsequently adopted.)

Authorizes the creation of renewable energy cooperatives (cooperatives) to promote electric energy efficiency technologies and to generate, transmit, and sell electricity from renewable resources and technologies at wholesale.

Allows the Colorado agricultural development authority and the Colorado housing and finance authority to issue revenue bonds to construct renewable energy generation facilities and electric transmission lines to facilitate the transmission of electricity generated by

cooperatives. Requires the bonds to be repaid from revenues derived from the use of the generation facilities or transmission lines. Provides that the bonds shall not constitute indebtedness of the state and that income derived from the bonds shall be exempt from specified state and local taxes.

Be it enacted by the General Assembly of the State of Colorado: 1 2 SECTION 1. Part 2 of article 56 of title 7, Colorado Revised 3 Statutes, is amended BY THE ADDITION OF A NEW SECTION to 4 read: 5 **7-56-210.** Renewable energy cooperatives. (1) IT IS THE POLICY 6 OF THIS STATE TO ENCOURAGE LOCAL OWNERSHIP OF RENEWABLE ENERGY 7 GENERATION FACILITIES TO IMPROVE THE FINANCIAL STABILITY OF RURAL 8 COMMUNITIES. 9 (2) SUBJECT TO THE PROVISIONS OF THIS ARTICLE, A RENEWABLE 10 ENERGY COOPERATIVE MAY BE ORGANIZED FOR THE PURPOSE OF 11 PROMOTING ELECTRIC ENERGY EFFICIENCY TECHNOLOGIES TO ITS 12 MEMBERS, GENERATING ELECTRICITY FROM RENEWABLE RESOURCES AND 13 TECHNOLOGIES, AND TRANSMITTING AND SELLING THE ELECTRICITY AT 14 WHOLESALE. 15 (3) FOR PURPOSES OF THIS SECTION, "RENEWABLE RESOURCES OR 16 TECHNOLOGIES" MEANS BIOMASS, GEOTHERMAL ENERGY, SOLAR ENERGY, 17 SMALL HYDROELECTRICITY, AND WIND ENERGY. HYDROGEN DERIVED 18 FROM BIOMASS, GEOTHERMAL ENERGY, SOLAR ENERGY, SMALL 19 HYDROELECTRICITY, AND WIND ENERGY IS ALSO CONSIDERED TO BE 20 RENEWABLE ENERGY FOR THE PURPOSES OF THIS ARTICLE. "RENEWABLE 21 RESOURCES OR TECHNOLOGIES" DOES NOT INCLUDE PUMPED STORAGE 22 FACILITIES; HYDROELECTRICITY OTHER THAN SMALL HYDROELECTRICITY; 23

COAL, NATURAL GAS, OIL, PROPANE, OR ANY OTHER FOSSIL FUEL; OR

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1	NUCLEAR ENERGY. "RENEWABLE RESOURCES OR TECHNOLOGIES" ALSO
2	DOES NOT INCLUDE HYDROGEN DERIVED FROM PUMPED STORAGE
3	FACILITIES; HYDROELECTRICITY OTHER THAN SMALL HYDROELECTRICITY;
4	COAL, NATURAL GAS, OIL, PROPANE, OR ANY OTHER FOSSIL FUEL; OR
5	NUCLEAR ENERGY.
6	SECTION 2. Part 5 of article 56 of title 7, Colorado Revised
7	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
8	read:
9	7-56-510. Renewable energy cooperatives - powers. (1) IN
10	ADDITION TO THE POWERS GRANTED IN THIS ARTICLE, RENEWABLE ENERGY
11	COOPERATIVES MAY GENERATE ELECTRICITY FROM RENEWABLE
12	RESOURCES OR TECHNOLOGIES AND TRANSMIT AND SELL ELECTRICITY AT
13	WHOLESALE.
14	(2) NO RENEWABLE ENERGY COOPERATIVE SHALL SELL
15	ELECTRICITY AT RETAIL OR HAVE A CERTIFICATED TERRITORY IN THE
16	STATE EXCEPT AS ALLOWED FOR ITS OWN SERVICE OR PURSUANT TO PUBLIC
17	UTILITY LAW OR OTHER LEGAL AUTHORITY.
18	
19	SECTION <u>3.</u> Part 1 of article 75 of title 35, Colorado Revised
20	Statutes, is amended BY THE ADDITION OF A NEW SECTION to
21	read:
22	35-75-111.5. Issuance of bonds to construct renewable energy
23	$generation \ facilities \ and \ electric \ transmission \ lines \ - \ renewable \ energy$
24	cooperatives. (1) To facilitate the transmission of electricity
25	GENERATED BY A RENEWABLE ENERGY COOPERATIVE ESTABLISHED
26	PURSUANT TO SECTION 7-56-210, C.R.S., THE AUTHORITY MAY ISSUE
27	DEVENUE RONDS IN AMOUNTS SUBSICIENT TO DAY THE FOLLOWING

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1	DESCRIBED COSTS OF CONSTRUCTION, UPGRADING, AND ACQUISITION,
2	INCLUDING ANY REQUIRED INTEREST ON THE BONDS DURING
3	CONSTRUCTION, UPGRADING, AND ACQUISITION, PLUS ALL AMOUNTS
4	REQUIRED FOR THE COSTS OF BOND ISSUANCE AND ANY REQUIRED
5	RESERVES ON THE BONDS:
6	(a) Construction of renewable energy generation
7	FACILITIES;
8	(b) Construction or upgrading of electric transmission
9	LINES AND APPURTENANCES TO BE USED FOR THE TRANSFER OF
10	ELECTRICITY AT ONE HUNDRED FIFTEEN KILOVOLTS OR GREATER;
11	(c) ACQUISITION OF THE RIGHT-OF-WAY ON WHICH RENEWABLE
12	ENERGY GENERATION FACILITIES OR ELECTRIC TRANSMISSION LINES AND
13	APPURTENANCES TO BE USED FOR THE TRANSFER OF ELECTRICITY AT ONE
14	HUNDRED FIFTEEN KILOVOLTS OR GREATER ARE TO BE CONSTRUCTED; AND
15	(d) CONSTRUCTION OR UPGRADING OF ELECTRIC DISTRIBUTION
16	LINES AND APPURTENANCES TO BE USED TO CONNECT RENEWABLE
17	RESOURCES OR TECHNOLOGIES TO ELECTRIC TRANSMISSION LINES AND
18	APPURTENANCES.
19	(2) REVENUE BONDS, AND INTEREST THEREON, ISSUED PURSUANT
20	TO THIS SECTION SHALL BE PAYABLE FROM REVENUES DERIVED FROM USE
21	OF THE RENEWABLE ENERGY GENERATION FACILITIES OR ELECTRIC
22	TRANSMISSION LINES CONSTRUCTED, UPGRADED, OR ACQUIRED THROUGH
23	THE USE OF BOND PROCEEDS.
24	(3) REVENUE BONDS, INCLUDING REFUNDING REVENUE BONDS,
25	ISSUED HEREUNDER SHALL NOT CONSTITUTE AN INDEBTEDNESS OF THE
26	STATE, NOR SHALL THEY CONSTITUTE INDEBTEDNESS WITHIN THE MEANING
27	OF ANY CONSTITUTIONAL OR STATUTORY PROVISION LIMITING THE

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l	INCURRING OF INDEBTEDNESS.
2	(4) REVENUE BONDS, INCLUDING REFUNDING REVENUE BONDS,
3	ISSUED HEREUNDER AND THE INCOME DERIVED THEREFROM SHALL BE
4	EXEMPT FROM ALL STATE, COUNTY, AND MUNICIPAL TAXATION IN THE
5	STATE, EXCEPT COLORADO ESTATE TAXES.
5	SECTION 4. Safety clause. The general assembly hereby finds,
7	determines, and declares that this act is necessary for the immediate
3	preservation of the public peace, health, and safety.

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