2011-2012 Regular Sessions

IN ASSEMBLY

January 26, 2011

Introduced by M. of A. ENGLEBRIGHT -- read once and referred to the Committee on Energy

AN ACT to amend the public service law and the public authorities law, in relation to establishing the clean energy fund to improve energy efficiency and provide for the development of clean energy technologies; to amend the public service law, in relation to promoting the distribution of clean energy resources, requiring the use of clean energy technologies by electric corporations, and net energy metering for wind electric generating facilities; to amend the public authorities law, in relation to requiring the power authority of the state of New York and the Long Island power authority to establish clean energy initiatives; and to repeal certain provisions of the public service law relating to non-residential customer-generators

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

Section 1. Legislative findings. The legislature finds and declares 1 2 that job creation; economic development; safe and reliable energy 3 an affordable price; reduction of energy cost burden for services at 4 low-income households, small businesses and farms; and the protection of 5 the health of the state's citizens and its environment are necessary 6 components of a sound energy policy. The legislature further finds that 7 the creation and preservation of jobs in New York, lowering energy 8 bills, protecting public health, and improving the conditions of our 9 parks and rivers can all be enhanced through policies and programs that 10 encourage energy efficiency and clean electricity generation.

11 S 2. The section heading and subdivisions 1 and 2 of section 66-1 of 12 the public service law, the section heading, paragraph (a) of subdivi-13 sion 1 and subdivision 2 as amended and paragraph (c-1) of subdivision 1 14 as added by chapter 483 of the laws of 2008, subdivision 1 as amended by 15 chapter 721 of the laws of 2006 and paragraph (f) of subdivision 1 as

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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amended by chapter 7 of the laws of 2010, are amended to read as 1 2 follows: 3 Net energy metering for [residential, farm service and non-residen-4 tial] wind electric generating systems. 1. Definitions. As used in this 5 section, the following terms shall have the following meanings: "Customer-generator" means a residential customer, farm service 6 (a) 7 customer [or non-residential] AND/OR SMALL COMMERCIAL OR INDUSTRIAL 8 customer of an electric corporation, who owns or operates wind electric generating equipment LOCATED AND USED AT THE CUSTOMER'S PREMISES. 9 10 (b) "Residential customer-generator" means a customer who owns or 11 operates wind electric generating equipment located and used at his or 12 her primary residence. 13 (c) "Farm service customer-generator" means a customer of an electric 14 corporation who owns and operates wind electric generating equipment 15 located and used on land used in agricultural production as defined in subdivision four of section three hundred one of the agriculture and 16 markets law, and which is also the location of the customer's primary 17 18 residence. 19 [(c-1)]"Non-residential customer-generator" means a customer of an 20 electric corporation which owns or operates wind electric generating 21 equipment located and used at its premises.] (d) "Net energy meter" means a meter that measures the reverse flow of 22 electricity to register the difference between the electricity supplied 23 24 by an electric corporation to the customer-generator and the electricity 25 provided to the corporation by that customer-generator. 26 (e) "Net energy metering" means the use of a net energy meter to measure, during the billing period applicable to a customer-generator, the 27 28 net amount of electricity supplied by an electric corporation or 29 provided to the corporation by a customer-generator. (f) "Wind electric generating equipment" means one or more wind gener-30 ators with a combined rated capacity of not more than twenty-five kilo-31 32 watts for a residential customer-generator, and not more than five hundred kilowatts for a farm service customer-generator, [and not more 33 34 than two thousand kilowatts for a non-residential customer-generator;] that is manufactured, installed, and operated in accordance with appli-35 cable government and industry standards, that is connected to the elec-36 37 tric system and operated in parallel with an electric corporation's 38 transmission and distribution facilities, and that is operated in 39 compliance with any standards and requirements established under this 40 section. 41 (G) "SMALL COMMERCIAL OR INDUSTRIAL CUSTOMER-GENERATOR" MEANS ANY BUSINESS WHICH EMPLOYS UP TO ONE HUNDRED EMPLOYEES. 42 43 2. Interconnection and net energy metering. An electric corporation 44 shall provide for the interconnection and net energy metering of wind 45 electric generating equipment owned or operated by a customer-generator; provided that the customer-generator enters into a net energy metering 46 47 corporation or complies with the corporation's net with the contract 48 energy metering schedule and complies with standards and requirements established under this section, AND PROVIDED FURTHER THAT THE INTERCON-49 50 NECTION OF WIND ELECTRIC GENERATING EQUIPMENT ON PARCELS OF LAND SMALLER 51 THAN FIVE ACRES SHALL BE CONTINGENT UPON A LOCAL ORDINANCE THAT SPECIF-ICALLY ADDRESSES THE SITING OF WIND ELECTRIC GENERATING EQUIPMENT, OR A 52 VARIANCE, OR OTHER ACTION BY A LOCAL ZONING AUTHORITY. 53 The customer-54 generator shall be responsible for payment of one-half of the expense of 55 such interconnection for wind electric generating equipment with a rated

56 capacity of more than twenty-five kilowatts.

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66-1 of the public service law is REPEALED.

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Subparagraph (ii) of paragraph (a) of subdivision 3 of section

Subparagraph (iii) of paragraph (c) of subdivision 3 of section

4 66-1 of the public service law is REPEALED. 5 S 5. Subparagraph (ii) of paragraph (c) of subdivision 3 of section 6 66-1 of the public service law, as amended by chapter 7 of the laws of 7 2010, is amended to read as follows: 8 (ii) in the case of a farm service customer-generator with a combined rated capacity of not more than five hundred kilowatts, up to a maximum 9 10 of five thousand dollars[; and]. 11 S 6. The public service law is amended by adding three new sections 12 66-m, 66-n and 66-o to read as follows: S 66-M. CLEAN ENERGY FUND. 1. FOR PURPOSES OF THIS SECTION: 13 14 (A) "CLEAN ENERGY TECHNOLOGIES" MEANS ELECTRICITY GENERATION TECHNOLO-15 GIES THAT PRODUCE ELECTRICITY USING SOLAR THERMAL ENERGY, PHOTOVOLTAICS, WIND, FUEL CELLS, GEOTHERMAL, METHANE WASTE AND SUSTAINABLY MANAGED 16 17 BIOMASS AND THERMAL ENERGY PRODUCED BY SOLAR TECHNOLOGIES AND THERMAL 18 ENERGY TRANSFER FROM SURFACE WATER, GROUND WATER OR THE EARTH. IF AFTER 19 EFFECTIVE DATE OF THIS SECTION, NEW ENERGY TECHNOLOGIES EMERGE THAT THE WERE UNFORESEEABLE AT THE TIME OF SUCH EFFECTIVE DATE 20 THE COMMISSIONER 21 ENVIRONMENTAL CONSERVATION MAY DESIGNATE SUCH TECHNOLOGIES AS CLEAN OF ENERGY TECHNOLOGIES BASED UPON A FINDING THAT THE AIR, WATER, ECOSYSTEM, 22 23 PUBLIC HEALTH AND WASTE DISPOSAL IMPACTS OF SUCH NEW TECHNOLOGIES ARE 24 COMPARABLE TO THOSE OF THE CLEAN ENERGY TECHNOLOGIES OTHERWISE LISTED IN 25 PARAGRAPH. ANY SUCH DESIGNATION SHALL ONLY TAKE PLACE FOLLOWING A THIS 26 COMPLETE OPPORTUNITY FOR PUBLIC REVIEW AND COMMENT CONSISTENT WITH THE 27 STATE ADMINISTRATIVE PROCEDURE ACT. 28 "ELECTRIC DISTRIBUTION COMPANY" MEANS AN ELECTRIC CORPORATION OR, (B) 29 IF APPLICABLE, AN AFFILIATE OF AN ELECTRIC CORPORATION, OR A MUNICI-PALITY ENGAGED IN THE DISTRIBUTION OF ELECTRICITY DIRECTLY TO CONSUMERS. 30 MEANS MEASURES THAT HELP CONSUMERS OF ELEC-31 "ENERGY EFFICIENCY" (C) 32 TRICITY USE LESS ENERGY (ELECTRICITY, NATURAL GAS OR OTHER FUELS) AΤ 33 THEIR PREMISES WHILE OBTAINING THE SAME OR MORE BENEFITS FROM SUCH ENER-34 GY USE. 35 (D) "NYSERDA" MEANS THE NEW YORK STATE ENERGY RESEARCH AND DEVELOPMENT AUTHORITY AS DESIGNATED PURSUANT TO SECTION EIGHTEEN HUNDRED FIFTY-TWO 36 37 OF THE PUBLIC AUTHORITIES LAW. 38 (E) "SOLID WASTE" SHALL HAVE THE SAME MEANING AS IS ASCRIBED то SUCH 39 TERM PURSUANT TO SECTION 27-0501 OF THE ENVIRONMENTAL CONSERVATION LAW. 40 (F) "SUSTAINABLY MANAGED BIOMASS" MEANS ANAEROBIC DIGESTION OF ANY WASTE OR COMBUSTION OF ANY OF THE FOLLOWING SUBSTANCES: 41 CAPTURED LAND-FILL METHANE, SECONDARY WOOD WASTE (WHICH SHALL INCLUDE ONLY NON-TREATED 42 43 WOOD WASTE AND SHALL BE LIMITED TO SAWDUST, WOOD CHIPS AND WOOD SHAVINGS 44 PRODUCED AS BY-PRODUCTS IN THE MILLING, PROCESSING OR MANUFACTURING OF 45 WOOD PRODUCTS), WOODY AGRICULTURAL WASTE AND SUSTAINABLE BIO-CROPS. SUCH TERM SHALL NOT INCLUDE COMBUSTION OR PYROLYSIS OF SOLID WASTES, TIMBER, 46 47 FOREST FLOOR SWEEPINGS AND HERBACEOUS CROP RESIDUES, WHETHER OR NOT 48 ENERGY IS RECOVERED THEREFROM. 49 2. (A) ON AND AFTER JULY FIRST, TWO THOUSAND TWELVE, THE COMMISSION 50 TOTAL LEVEL OF INVESTMENT IN ENERGY EFFICIENCY AND SHALL CONTINUE THE

CLEAN ENERGY TECHNOLOGIES REQUIRED OF ELECTRIC DISTRIBUTION COMPANIES IN 51 CALENDAR YEAR TWO THOUSAND NINE. THE COMMISSION IS FURTHER DIRECTED, AS 52 A GOAL, TO INCREASE SUCH INVESTMENTS OVER THE NEXT FIVE YEARS UNTIL SUCH 53 54 INVESTMENTS REACH THE TOTAL LEVELS HAVING BEEN INVESTED BY ELECTRIC 55 DISTRIBUTION COMPANIES IN THE CALENDAR YEAR TWO THOUSAND TWO. MERGERS, 56 ASSETS, REFINANCING OF DEBT AND OTHER POTENTIAL COST SAVINGS SALES OF

1 SHOULD BE UTILIZED TO ACHIEVE THIS GOAL. THE COMMISSION, IN ACHIEVING 2 THIS GOAL, SHALL CAREFULLY TAKE INTO ACCOUNT THE BENEFITS THAT INVEST-3 MENTS IN ENERGY EFFICIENCY AND CLEAN ENERGY TECHNOLOGIES PROVIDE 4 CONSISTENT WITH THE PROVISIONS OF SUBDIVISION FOUR OF THIS SECTION.

5 (B) THE TOTAL LEVEL OF INVESTMENT ESTABLISHED PURSUANT TO THIS SECTION SHALL NOT BE REDUCED PRIOR TO JUNE THIRTIETH, TWO THOUSAND TWENTY-TWO. 6 7 AFTER SUCH DATE, THE COMMISSION SHALL MAKE A DETERMINATION AS TO WHETHER THE CLEAN ENERGY INVESTMENTS SHOULD BE INCREASED, DECREASED OR KEPT 8 AT LEVEL. IN MAKING THIS DETERMINATION, THE COMMISSION SHALL 9 SAME THE 10 FULLY CONSIDER WHETHER THE OBJECTIVES OF LOWERING ENERGY BILLS, INCREAS-11 ING ECONOMIC DEVELOPMENT AND IMPROVING THE ENVIRONMENT CONTINUE TO JUSTIFY THE CLEAN ENERGY INVESTMENTS. THE COMMISSION SHALL PROVIDE ALL 12 INTERESTED PARTIES AN OPPORTUNITY TO REVIEW AND COMMENT ON ANY PROPOSED 13 14 ADJUSTMENT PURSUANT TO THE STATE ADMINISTRATIVE PROCEDURE ACT.

MONIES COLLECTED BY EACH ELECTRIC DISTRIBUTION COMPANY FOR THE
 PURPOSE OF SUCH INVESTMENTS SHALL BE TRANSFERRED, ON A MONTHLY BASIS, TO
 THE CLEAN ENERGY FUND ESTABLISHED AND ADMINISTERED BY THE NYSERDA PURSU ANT TO SECTION EIGHTEEN HUNDRED FIFTY-FOUR-E OF THE PUBLIC AUTHORITIES
 LAW.

20 WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, THE 4. 21 COMMISSION SHALL ISSUE REGULATIONS GRANTING A CREDIT TO ANY RETAIL CUSTOMER ACCOUNT WITH PEAK DEMAND GREATER THAN TEN MEGAWATTS DURING THE 22 23 PRIOR YEAR. THE AMOUNT OF THE CREDIT SHALL BE BASED ON OUALIFYING INVESTMENTS MADE BY THE CUSTOMER AFTER JULY FIRST, TWO THOUSAND TWELVE 24 25 IN ENERGY EFFICIENCY AND CLEAN ENERGY TECHNOLOGIES AND SHALL BE EQUAL TO FIFTY PERCENT OF THE AMOUNT OF THE RETAIL CUSTOMER'S QUALIFYING INVEST-26 27 MENTS IN ENERGY EFFICIENCY MEASURES UNDERTAKEN AND EIGHTY PERCENT OF THE 28 THE RETAIL CUSTOMER'S QUALIFYING INVESTMENTS IN CLEAN ENERGY AMOUNT OF 29 TECHNOLOGIES AND FOR WHICH THE CUSTOMER HAS PREVIOUSLY NOT RECEIVED A FULL CREDIT. THE TOTAL AMOUNT OF CREDIT IN ANY ONE YEAR SHALL NOT EXCEED 30 EIGHTY PERCENT OF THE TOTAL CLEAN ENERGY CONTRIBUTION REQUIRED OF THE 31 32 CUSTOMER IN THAT YEAR.

33 S 66-N. CLEAN DISTRIBUTED ENERGY RESOURCES. IT SHALL BE THE POLICY OF 34 THIS STATE TO PROMOTE THE INSTALLATION OF CLEAN DISTRIBUTED ENERGY 35 RESOURCES.

1. FOR THE PURPOSES OF THIS SECTION:

37 (A) "CLEAN DISTRIBUTED ENERGY RESOURCES" MEANS ENERGY EFFICIENCY MEAS 38 URES AND CLEAN ENERGY TECHNOLOGIES INSTALLED AT CUSTOMER PREMISES.

39 (B) "CLEAN ENERGY TECHNOLOGIES" SHALL HAVE THE SAME DEFINITION SET 40 FORTH IN SECTION SIXTY-SIX-M OF THIS ARTICLE.

41 (C) "EXIT FEES" MEANS A LUMP SUM CHARGE, A PER KILOWATT CHARGE OR PER
42 KILOWATT-HOUR CHARGE ASSOCIATED WITH REDUCED ELECTRICITY PURCHASES OR
43 ELECTRICITY GENERATED DUE TO CONSUMER UTILIZATION OF CLEAN ENERGY TECH44 NOLOGIES.

45 CUSTOMERS RECEIVING DISTRIBUTION SERVICES FROM AN ELECTRIC 2. ALL CORPORATION IN THE STATE SHALL BE ALLOWED TO INTERCONNECT CLEAN ENERGY 46 47 TECHNOLOGIES INSTALLED AT THEIR PREMISES TO THE ELECTRIC DISTRIBUTION 48 SYSTEM. WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, THE 49 COMMISSION SHALL ISSUE REGULATIONS IMPLEMENTING SUCH REQUIREMENT, 50 INCLUDING ADOPTION OF TECHNICAL INTERCONNECTION STANDARDS AND INTERCON-51 NECTION CONTRACTS WHICH SHALL:

52 (A) PROVIDE FOR EXPEDITIOUS INTERCONNECTION BY THE ELECTRIC CORPO-53 RATION;

54 (B) ALLOW A MAXIMUM INTERCONNECT CHARGE OF THIRTY-FIVE DOLLARS PER 55 KILOWATT FOR EACH KILOWATT GREATER THAN TEN KILOWATTS FOR SYSTEMS GREAT-56 ER THAN TEN KILOWATTS AND LESS THAN ONE MEGAWATT IN RATED CAPACITY AND,

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FOR SYSTEMS THAT ARE TEN KILOWATTS OR LESS, PROHIBIT ELECTRIC CORPO-RATIONS FROM IMPOSING ANY CHARGE OR REQUIRING ANY PAYMENT FOR INTERCON-NECTION;

4 (C) PROVIDE FOR UNIFORM STATEWIDE TECHNICAL INTERCONNECTION REQUIRE-5 MENTS TO ENSURE SAFETY AND RELIABILITY THAT ARE CONSISTENT WITH NATIONAL STANDARDS SUCH AS THOSE PROMULGATED BY RECOGNIZED NATIONAL ORGANIZAб 7 TIONS, INCLUDING THE INSTITUTE FOR ELECTRICAL AND ELECTRONIC ENGINEERS 8 AND THE NATIONAL ELECTRIC CODE, EXCEPT WHERE THE COMMISSION DETERMINES, AFTER A PUBLIC HEARING, THAT SPECIFIC REGIONAL OR STATEWIDE SAFETY AND 9 10 RELIABILITY CONDITIONS JUSTIFY TEMPORARY DEVIATION FROM THE NATIONAL 11 STANDARDS UNTIL CONSISTENCY CAN BE ACHIEVED; AND

(D) ENSURE THAT INTERCONNECTION CONTRACTS ARE CONSUMER FRIENDLY, BRIEF
AND FOR SYSTEMS UNDER ONE HUNDRED KILOWATTS; INCLUDE NO INDEMNIFICATION
REQUIREMENTS; AND REQUIRE NOT MORE THAN ONE HUNDRED THOUSAND DOLLARS OF
HOMEOWNERS INSURANCE COVERAGE FOR RESIDENTIAL CUSTOMERS AND NOT MORE
THAN FIVE HUNDRED THOUSAND DOLLARS OF INSURANCE COVERAGE FOR COMMERCIAL
CUSTOMERS.

WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, THE 18 3. COMMISSION SHALL ISSUE REGULATIONS FOR EACH ELECTRIC CORPORATION'S 19 DISTRIBUTION SYSTEM THAT MINIMIZE THE LONG-TERM COSTS OF PROVIDING RELI-20 21 ABLE DISTRIBUTION SERVICE, REMOVE BARRIERS TO COST-EFFECTIVE INVESTMENTS 22 CLEAN DISTRIBUTED ENERGY RESOURCES AS ALTERNATIVES TO DISTRIBUTION IΝ INVESTMENTS, AND REMOVE THE LINKAGE BETWEEN THE TOTAL ENERGY DISTRIBUTED 23 AND THE RECOVERY OF DISTRIBUTION AND OTHER FIXED COSTS. WITHIN NINETY 24 25 DAYS OF THE EFFECTIVE DATE OF THIS SECTION, THE COMMISSION SHALL REQUIRE EACH ELECTRIC CORPORATION TO COMMENCE THE COLLECTION OF DISTRIBUTION 26 27 COST DATA NECESSARY TO ACCURATELY EVALUATE ALTERNATIVES TO TRADITIONAL 28 INFRASTRUCTURE INVESTMENTS.

29 4. THE FIRST ONE THOUSAND MEGAWATTS OF CLEAN ENERGY TECHNOLOGIES INSTALLED AT CUSTOMER PREMISES IN THE STATE, WITH A LIMIT OF ONE MEGA-30 WATT PER CUSTOMER ACCOUNT, SHALL BE EXEMPT FROM ANY EXIT FEES OR ANY 31 32 SPECIAL METER FEES CHARGED BY ELECTRIC CORPORATIONS. IN ADDITION, NO ELECTRIC CORPORATION SHALL LEVY A CHARGE FOR BACKUP OR STANDBY ENERGY OR 33 34 CAPACITY TO CUSTOMERS WHO INSTALL AND USE CLEAN DISTRIBUTED ENERGY 35 RESOURCES, RATED AT ONE MEGAWATT OR LESS, ON THEIR PREMISES UNTIL THE COMMISSION COMPLETES A STUDY ACCURATELY DETERMINING THE COST OF BACKUP 36 37 SERVICE, AN EVALUATION OF THE FULL RANGE OF BENEFITS SUCH TECHNOLOGIES 38 PROVIDE TO THE TRANSMISSION AND DISTRIBUTION SYSTEM AND CERTIFIES THAT 39 EACH ELECTRIC CORPORATION HAS ESTABLISHED TARIFFS THAT ACCURATELY CREDIT 40 CUSTOMERS FOR THESE BENEFITS.

41 S 66-O. CLEAN ENERGY DEVELOPMENT. 1. FOR THE PURPOSES OF THIS SECTION, 42 "CLEAN ENERGY TECHNOLOGIES" SHALL HAVE THE SAME DEFINITION SET FORTH IN 43 SECTION SIXTY-SIX-M OF THIS ARTICLE.

44 WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, THE 2. 45 COMMISSION SHALL ADOPT CLEAN ENERGY REGULATIONS REQUIRING EACH ELECTRIC CORPORATION IN THE STATE TO ENSURE THAT ON OR BEFORE JULY FIRST, TWO 46 47 THOUSAND TWELVE, NO LESS THAN ONE-HALF OF ONE PERCENT OF THE ENERGY IT 48 HAS SUPPLIED TO EACH CUSTOMER IN THE PREVIOUS TWELVE MONTH PERIOD WAS 49 GENERATED USING CLEAN ENERGY TECHNOLOGIES. THE COMMISSION SHALL INCREASE 50 SUCH REQUIREMENT BY ONE-HALF OF ONE PERCENT ON JULY FIRST EACH YEAR 51 THEREAFTER, UNTIL THE AMOUNT OF ENERGY REQUIRED FROM CLEAN ENERGY TECH-NOLOGIES REACHES SIX PERCENT. ONCE THE AMOUNT OF ENERGY 52 SUPPLIED TO CUSTOMERS FROM CLEAN ENERGY TECHNOLOGIES REACHES SIX PERCENT, THE 53 54 REQUIREMENT SHALL BE INCREASED BY ONE PERCENT EACH YEAR THEREAFTER UNTIL 55 THE AMOUNT OF ENERGY REQUIRED FROM CLEAN ENERGY TECHNOLOGIES REACHES TEN 56 PERCENT OR UNTIL SUCH LATER DATE THAT THE COMMISSION SHALL DETERMINE;

PROVIDED, HOWEVER, THAT THE COMMISSION SHALL NOT DECREASE THE REQUIRED 1 2 PERCENTAGE AT ANY TIME. 3 3. THE COMMISSION SHALL REVIEW ELECTRICITY PRODUCTS SOLD BY EACH ELEC-4 TRIC CORPORATION IN THE STATE ON A PERIODIC BASIS TO ENSURE THAT THE 5 REQUIREMENTS SET FORTH IN SUBDIVISION TWO OF THIS SECTION ARE MET. THE 6 COMMISSION SHALL REVIEW ITS REGULATIONS AND REQUIREMENTS FOR ENVIRON-7 MENTAL DISCLOSURE LABELS TO ENSURE THAT INFORMATION PROVIDED TO CUSTOM-8 CONCERNING CLEAN ENERGY TECHNOLOGIES IS CLEAR AND UNDERSTANDABLE, ERS AND CONSIDER WHETHER IT IS APPROPRIATE TO REQUIRE ALL DISCLOSURE LABELS 9 10 INDICATE THE MINIMUM PERCENTAGE OF ENERGY REQUIRED FROM CLEAN ENERGY TO 11 TECHNOLOGIES PURSUANT TO THIS SECTION. 12 4. AN ELECTRIC CORPORATION MAY SATISFY THE REQUIREMENTS OF THIS SECTION BY ENTERING INTO CONVERSION TRANSACTIONS ESTABLISHED PURSUANT TO 13 14 THE COMMISSION'S ENVIRONMENTAL DISCLOSURE PROGRAM OR SUCH OTHER TRADING 15 PROGRAM THAT THE COMMISSION MAY ESTABLISH. THE COMMISSION SHALL ESTAB-16 LISH A COMPLIANCE PROTOCOL THAT PERMITS ELECTRIC CORPORATIONS TO ENTER 17 INTO CONVERSION TRANSACTIONS OR PURCHASE CREDITS FOR ENERGY SUPPLIED TO THE CLEAN ENERGY REOUIREMENT BY ELECTRIC CORPORATIONS AFTER THE 18 MEET 19 EFFECTIVE DATE OF THIS SECTION AND BEFORE JULY FIRST, TWO THOUSAND FOUR-TEEN. SUCH PROTOCOL SHALL ALLOW BANKING OF CREDITS FOR ELECTRIC 20 ENERGY 21 FROM CLEAN ENERGY TECHNOLOGIES SUPPLIED IN EXCESS OF REQUIREMENTS FOR A PERIOD OF TWO YEARS, AND MAY ALLOW COMPLIANCE TO BE DEMONSTRATED WITHIN 22 THREE MONTHS OF THE END OF THE CALENDAR YEAR IN ORDER TO ALLOW FOR 23 24 COMPLIANCE VIA CONVERSION TRANSACTIONS OR A TRADING PROGRAM. 25 S 7. Section 1005 of the public authorities law is amended by adding a 26 new subdivision 17 to read as follows: 27 17. TO ESTABLISH A CLEAN ENERGY INITIATIVE TO PROVIDE ENERGY SERVICES 28 QUALIFIED PUBLIC PARTICIPANTS FOR THE INSTALLATION OF ENERGY EFFI-TO 29 CIENCY MEASURES AND CLEAN ENERGY TECHNOLOGIES. (A) FOR THE PURPOSES OF THIS SUBDIVISION: 30 (1) "CLEAN ENERGY TECHNOLOGIES" SHALL HAVE THE SAME DEFINITION 31 SET 32 FORTH IN SECTION SIXTY-SIX-M OF THE PUBLIC SERVICE LAW. 33 "ENERGY EFFICIENCY" SHALL HAVE THE SAME DEFINITION SET FORTH IN (2) 34 SECTION SIXTY-SIX-M OF THE PUBLIC SERVICE LAW. 35 (3) "QUALIFIED PUBLIC PARTICIPANT" MEANS A SCHOOL DISTRICT, CITY, TOWN, VILLAGE, COUNTY, STATE AGENCY, PUBLIC BENEFIT CORPORATION OR STATE 36 37 UNIVERSITY. 38 (B) THE AUTHORITY SHALL INVEST IN THE CLEAN ENERGY INITIATIVE NOT LESS THAN ONE HUNDRED MILLION DOLLARS, ON AVERAGE PER YEAR, OVER A TEN YEAR 39 PERIOD STARTING JULY FIRST, TWO THOUSAND TWELVE. 40 (C) THE AUTHORITY SHALL BROADLY DISSEMINATE INFORMATION ABOUT 41 THE CLEAN ENERGY INITIATIVE TO QUALIFIED PUBLIC PARTICIPANTS. 42 43 (D) THE AUTHORITY SHALL PROVIDE ENERGY SERVICES TO QUALIFIED PUBLIC 44 PARTICIPANTS EITHER DIRECTLY OR THROUGH A THIRD-PARTY PROVIDER. 45 (E) THE AUTHORITY SHALL REQUIRE THE QUALIFIED PUBLIC PARTICIPANTS TO THE FUNDS DISPERSED PURSUANT TO THIS SUBDIVISION DURING A 46 REIMBURSE 47 PERIOD NOT TO EXCEED TEN YEARS WITH SAVINGS IN ENERGY COSTS. 48 (F) IN THE CASE OF SCHOOL DISTRICTS, ENERGY SERVICES MAY INCLUDE COSTS 49 NOT OTHERWISE REIMBURSED PURSUANT TO SUBDIVISION SIX OF SECTION THIRTY-50 SIX HUNDRED TWO OF THE EDUCATION LAW. 51 THE AUTHORITY SHALL, IN CONSULTATION WITH THE DEPARTMENT OF ENVI-(G) RONMENTAL CONSERVATION, TAKE ADVANTAGE OF ANY EMISSION REDUCTION CREDIT 52 PROGRAM THAT MAY BE IN PLACE TO HELP POTENTIAL QUALIFIED PUBLIC PARTIC-53 54 IPANTS MAXIMIZE THE ECONOMIC AND ENVIRONMENTAL BENEFITS FROM PARTIC-55 IPATION IN THE CLEAN ENERGY INITIATIVE.

THE AUTHORITY SHALL ESTABLISH AND REGULARLY CONVENE AN ADVISORY 1 (H) 2 COMMITTEE COMPRISED OF THE CHAIRMAN OF THE AUTHORITY, THE CHAIRMAN OF 3 PUBLIC SERVICE COMMISSION AND THE COMMISSIONER OF ENVIRONMENTAL THE 4 CONSERVATION OR THEIR DESIGNEES, SERVING AS EX OFFICIO MEMBERS; AND THE 5 CHAIRMAN OF THE AUTHORITY SHALL APPOINT ONE REPRESENTATIVE FROM EACH OF 6 THE FOLLOWING CUSTOMER CLASSIFICATIONS: RESIDENTIAL, LOW-INCOME RESIDEN-7 TIAL, SMALL COMMERCIAL, LARGE COMMERCIAL/INDUSTRIAL, AGRICULTURAL, AND 8 CONSUMERS RESIDING IN LOAD POCKETS; ONE INDIVIDUAL REPRESENTING THE ELECTRIC DISTRIBUTION COMPANIES; ONE INDIVIDUAL REPRESENTING THE ENERGY 9 10 SERVICE COMPANIES; AND ONE INDIVIDUAL REPRESENTING EACH OF THE FOLLOWING OF EXPERTISE: ENVIRONMENTAL PROTECTION, CLEAN ENERGY TECHNOLOGIES 11 AREAS AND ENERGY EFFICIENCY. THE APPOINTED MEMBERS OF THE COMMITTEE SHALL HAVE 12 NO DIRECT FINANCIAL INTEREST IN THE ALLOCATION OF THE MONIES 13 IN THE 14 CLEAN ENERGY FUND. THE AUTHORITY, IN CONSULTATION WITH THE ADVISORY 15 COMMITTEE, SHALL ESTABLISH EVALUATION PROTOCOLS TO JUDGE THE SUCCESS OF 16 THE CLEAN ENERGY FUND, AND SHALL PERIODICALLY CONTRACT FOR INDEPENDENT 17 REVIEW OF FUND MANAGEMENT.

18 S 8. Sections 1020-hh, 1020-ii and 1020-jj of the public authorities 19 law, as renumbered by chapter 433 of the laws of 2009, are renumbered 20 sections 1020-ii, 1020-jj and 1020-kk and a new section 1020-hh is added 21 to read as follows:

22 S 1020-HH. CLEAN ENERGY INITIATIVE. THE AUTHORITY SHALL COMPLY WITH PROVISIONS OF THIS SECTION FOR THE PURPOSE OF LOWERING CONSUMER 23 THE ENERGY BILLS, ENHANCING THE RELIABILITY OF THE SYSTEM, ENCOURAGING ENER-24 25 GY EFFICIENCY, SUPPORTING THE DEVELOPMENT OF CLEAN ENERGY TECHNOLOGIES 26 SUCH AS WIND, SOLAR AND FUEL CELLS, AND REDUCING HARMFUL IMPACTS OF ELECTRICITY GENERATION AND CONSUMPTION ON PUBLIC HEALTH AND SENSITIVE 27 28 ECOSYSTEMS.

1. DEFINITIONS. FOR PURPOSES OF THIS SECTION:

30 (A) "CLEAN DISTRIBUTED ENERGY RESOURCES" SHALL HAVE THE SAME DEFI-31 NITION SET FORTH IN SECTION SIXTY-SIX-N OF THE PUBLIC SERVICE LAW.

32 (B) "CLEAN ENERGY TECHNOLOGIES" SHALL HAVE THE SAME DEFINITION SET 33 FORTH IN SECTION SIXTY-SIX-M OF THE PUBLIC SERVICE LAW.

34 (C) "CUSTOMER-GENERATOR" SHALL HAVE THE SAME DEFINITION SET FORTH IN 35 SECTIONS SIXTY-SIX-J AND SIXTY-SIX-L OF THE PUBLIC SERVICE LAW.

36 (D) "ENERGY EFFICIENCY" SHALL HAVE THE SAME DEFINITION SET FORTH IN 37 SECTION SIXTY-SIX-M OF THE PUBLIC SERVICE LAW.

38 (E) "EXIT FEES" SHALL HAVE THE SAME DEFINITION SET FORTH IN SECTION 39 SIXTY-SIX-N OF THE PUBLIC SERVICE LAW.

40 (F) "NET ENERGY METER" SHALL HAVE THE SAME DEFINITION SET FORTH IN 41 SECTIONS SIXTY-SIX-J AND SIXTY-SIX-L OF THE PUBLIC SERVICE LAW.

42 (G) "NET ENERGY METERING" SHALL HAVE THE SAME DEFINITION SET FORTH IN 43 SECTIONS SIXTY-SIX-J AND SIXTY-SIX-L OF THE PUBLIC SERVICE LAW.

44 (H) "SOLAR ELECTRIC GENERATING EQUIPMENT" SHALL HAVE THE SAME DEFI-45 NITION SET FORTH IN SECTION SIXTY-SIX-J OF THE PUBLIC SERVICE LAW.

46 (I) "WIND ELECTRIC GENERATING EQUIPMENT" SHALL HAVE THE SAME DEFI-47 NITION SET FORTH IN SECTION SIXTY-SIX-L OF THE PUBLIC SERVICE LAW.

48 2. LONG ISLAND CLEAN ENERGY FUND. (A) ON AND AFTER JULY FIRST, TWO 49 THOUSAND TWELVE, THE AUTHORITY SHALL CONTINUE THE LEVEL OF INVESTMENT IN 50 ENERGY EFFICIENCY AND CLEAN TECHNOLOGIES INVESTED IN CALENDAR YEAR TWO 51 THOUSAND EIGHT, AND SHALL ESTABLISH A LONG ISLAND CLEAN ENERGY FUND INTO WHICH SUCH INVESTMENT SHALL BE PLACED. THE INVESTMENT ESTABLISHED PURSU-52 ANT TO THIS SECTION SHALL NOT BE REDUCED PRIOR TO JUNE THIRTIETH, TWO 53 54 THOUSAND TWENTY-TWO. AFTER SUCH DATE, THE AUTHORITY SHALL MAKE A DETER-55 MINATION AS TO WHETHER THE CLEAN ENERGY INVESTMENT SHOULD BE INCREASED, 56 DECREASED OR KEPT AT THE SAME LEVEL. IN MAKING THIS DETERMINATION, THE 1 AUTHORITY SHALL FULLY CONSIDER WHETHER THE OBJECTIVES OF LOWERING ENERGY 2 BILLS, INCREASING ECONOMIC DEVELOPMENT AND IMPROVING THE ENVIRONMENT 3 CONTINUE TO JUSTIFY THE CLEAN ENERGY CONTRIBUTION. THE AUTHORITY SHALL 4 PROVIDE ALL INTERESTED PARTIES AN OPPORTUNITY TO REVIEW AND COMMENT ON 5 ANY PROPOSED ADJUSTMENT PURSUANT TO THE STATE ADMINISTRATIVE PROCEDURE 6 ACT.

7 (B) THE AUTHORITY SHALL INVEST SUCH MONIES IN THE LONG ISLAND CLEAN 8 ENERGY FUND IN ACCORDANCE WITH THE FOLLOWING PROVISIONS:

9 (I) SEVENTY PERCENT OF SUCH MONIES SHALL BE INVESTED IN ENERGY EFFI-10 CIENCY FOR CONSUMERS IN THE FOLLOWING CATEGORIES: RESIDENTIAL, LOW-IN-COME RESIDENTIAL, COMMERCIAL, INDUSTRIAL, AGRICULTURAL, EDUCATIONAL AND 11 12 CARE. THIRTY PERCENT OF THE ENERGY EFFICIENCY INVESTMENTS HEALTH REQUIRED PURSUANT TO THIS PARAGRAPH SHALL BE TARGETED FOR LOW-INCOME 13 14 RESIDENTIAL AND MULTI-FAMILY ENERGY EFFICIENCY PROGRAMS AND SHALL BE 15 DELIVERED IN CONJUNCTION WITH THE STATEWIDE LOW-INCOME WEATHERIZATION 16 ASSISTANCE PROGRAM NETWORK OF LOCAL PROVIDERS.

17 (II) THIRTY PERCENT OF SUCH MONIES SHALL BE INVESTED IN CLEAN ENERGY 18 TECHNOLOGIES. THESE FUNDS SHALL BE UTILIZED BY THE AUTHORITY, FOR AMONG 19 OTHER THINGS, TO SUPPORT:

20 (A) RESEARCH, DEVELOPMENT AND DEMONSTRATION OF CLEAN ENERGY TECHNOLO-21 GIES;

22 (B) THE INSTALLATION, AT CUSTOMERS' PREMISES, OF AT LEAST SIXTY MEGA-23 WATTS OF CLEAN ENERGY TECHNOLOGIES IN ITS SERVICE TERRITORY THROUGH A BUYDOWN PROGRAM, INCLUDING INSTALLATIONS AT FARMS, AND IN LOW-INCOME 24 25 RESIDENTIAL AND MULTI-FAMILY BUILDINGS. ON AND AFTER JANUARY FIRST, TWO 26 THOUSAND THIRTEEN, THE AUTHORITY SHALL IMPLEMENT A BUYDOWN PROGRAM 27 PURSUANT TO THE TERMS OF THIS SUBPARAGRAPH. THE INCENTIVE LEVEL OFFERED 28 BY THIS PROGRAM, IN COMBINATION WITH ANY OTHER FEDERAL, STATE OR LOCAL 29 INCENTIVE THAT THE CUSTOMER RECEIVES, SHALL BE SIXTY PERCENT OF THE INSTALLED COST OF EACH TECHNOLOGY FOR THE FIRST EIGHT MEGAWATTS PHASE, 30 AND, IN EACH OF THE FOLLOWING FOUR PHASES OF TEN, TWELVE, FOURTEEN AND 31 32 SIXTEEN MEGAWATTS, THE TOTAL INCENTIVE SHALL BE FIFTY, FORTY, THIRTY, 33 TWENTY PERCENT OF SUCH INSTALLED COST, PROVIDED THAT AT NO TIME AND SHALL THE TOTAL INCENTIVE FOR ANY PROJECT EXCEED THREE DOLLARS PER WATT; 34 35 AND

(C) THE DEVELOPMENT OF CLEAN ENERGY TECHNOLOGIES IN ITS SERVICE TERRI-36 37 TORY THROUGH A COMPETITIVE AUCTION OR SOLICITATION PROGRAM FOR THE 38 PURPOSE OF SUPPLYING ELECTRICITY TO CONSUMERS THROUGH THE TRANSMISSION 39 AND DISTRIBUTION SYSTEM. WITHIN SIX MONTHS OF THE EFFECTIVE DATE OF THIS 40 SECTION, THE AUTHORITY SHALL ESTABLISH A COMPETITIVE PROGRAM TO PROVIDE PER-KILOWATT-HOUR INCENTIVES TO BIDDERS THAT PROVIDE SUBSTANTIAL PROOF 41 OF INTENT AND ABILITY TO BUILD CLEAN ENERGY TECHNOLOGY PROJECTS 42 AND 43 REQUIRE THE LOWEST AMOUNT OF INCENTIVE OVER A PERIOD OF FIVE YEARS. 44 FOLLOWING THE ESTABLISHMENT OF THIS PROGRAM, THE AUTHORITY SHALL ISSUE A 45 REQUEST FOR LETTERS OF INTENT TO BID EVERY SIX MONTHS UNTIL ALL MONIES ALLOCATED TO CLEAN ENERGY TECHNOLOGIES HAVE BEEN INVESTED. IN DETERMIN-46 47 ING THE AMOUNT OF INCENTIVE OR GRANT AWARDED UNDER THE AUCTION OR SOLIC-48 ITATION PROCESS IN THIS CLAUSE, THE AUTHORITY SHALL TAKE INTO CONSIDER-49 ATION ANY REVENUES LIKELY TO BE RECEIVED BY THE RECIPIENT UNDER THE 50 CLEAN ENERGY REQUIREMENT ESTABLISHED BY SUBDIVISION FOUR OF THIS 51 SECTION.

52 (III) ALL MONIES COLLECTED FROM THE CLEAN ENERGY CONTRIBUTION SHALL BE 53 FULLY INVESTED. HOWEVER, THE PERCENT ALLOCATIONS PURSUANT TO SUBPARA-54 GRAPHS (I) AND (II) OF THIS PARAGRAPH MAY BE ACHIEVED ON AN AVERAGE 55 BASIS OVER A ROLLING PERIOD OF UP TO FIVE YEARS.

CLEAN DISTRIBUTED ENERGY RESOURCES. (A) ALL CUSTOMERS RECEIVING 1 3. 2 DISTRIBUTION SERVICES FROM THE AUTHORITY SHALL BE ALLOWED TO INTERCON-3 NECT CLEAN ENERGY TECHNOLOGIES INSTALLED AT THEIR PREMISES TO THE ELEC-4 TRIC DISTRIBUTION SYSTEM. WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF 5 THIS SECTION, THE AUTHORITY SHALL ISSUE REGULATIONS IMPLEMENTING THIS 6 REQUIREMENT, INCLUDING ADOPTION OF TECHNICAL INTERCONNECTION STANDARDS 7 AND INTERCONNECTION CONTRACTS WHICH SHALL:

8

(I) PROVIDE FOR EXPEDITIOUS INTERCONNECTION;

9 (II) ALLOW A MAXIMUM INTERCONNECT CHARGE OF THIRTY-FIVE DOLLARS PER 10 KILOWATT FOR EACH KILOWATT GREATER THAN TEN KILOWATTS FOR SYSTEMS GREAT-11 ER THAN TEN KILOWATTS AND LESS THAN ONE HUNDRED TWENTY-FIVE KILOWATTS IN 12 RATED CAPACITY AND, FOR SYSTEMS THAT ARE TEN KILOWATTS OR LESS, PROHIBIT 13 ANY CHARGE OR PAYMENT FOR INTERCONNECTION;

14 (III) PROVIDE FOR UNIFORM TECHNICAL INTERCONNECTION REQUIREMENTS TO 15 ENSURE SAFETY AND RELIABILITY THAT ARE CONSISTENT TO THE MAXIMUM EXTENT 16 PRACTICABLE WITH STATEWIDE STANDARDS AND NATIONAL STANDARDS SUCH AS 17 THOSE PROMULGATED BY RECOGNIZED NATIONAL ORGANIZATIONS INCLUDING THE INSTITUTE FOR ELECTRICAL AND ELECTRONIC ENGINEERS AND THE NATIONAL ELEC-18 19 TRIC CODE, EXCEPT WHERE THE AUTHORITY DETERMINES, AFTER A PUBLIC HEAR-ING, THAT SPECIFIC REGIONAL OR STATEWIDE SAFETY AND RELIABILITY CONDI-20 21 TIONS JUSTIFY TEMPORARY DEVIATION FROM THE NATIONAL STANDARDS UNTIL 22 CONSISTENCY CAN BE ACHIEVED; AND

(IV) ENSURE THAT INTERCONNECTION CONTRACTS ARE CONSUMER FRIENDLY,
BRIEF AND FOR SYSTEMS UNDER ONE HUNDRED TWENTY-FIVE KILOWATTS; INCLUDE
NO INDEMNIFICATION REQUIREMENTS; AND REQUIRE NO MORE THAN ONE HUNDRED
THOUSAND DOLLARS OF HOMEOWNERS INSURANCE COVERAGE FOR RESIDENTIAL
CUSTOMERS AND NO MORE THAN FIVE HUNDRED THOUSAND DOLLARS OF INSURANCE
COVERAGE FOR COMMERCIAL CUSTOMERS.

29 (B) WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, THE 30 AUTHORITY SHALL ISSUE REGULATIONS FOR ITS DISTRIBUTION SYSTEM THAT MINI-MIZE THE LONG-TERM COSTS OF PROVIDING RELIABLE DISTRIBUTION SERVICE, 31 32 REMOVE BARRIERS TO COST-EFFECTIVE INVESTMENTS IN CLEAN DISTRIBUTED ENER-GY RESOURCES AS ALTERNATIVES TO DISTRIBUTION INVESTMENTS, AND REMOVE THE 33 34 LINKAGE BETWEEN THE TOTAL ENERGY DISTRIBUTED AND THE RECOVERY OF DISTRIBUTION AND OTHER FIXED COSTS. WITHIN NINETY DAYS OF THE EFFECTIVE 35 DATE OF THIS SECTION, THE AUTHORITY SHALL COMMENCE THE COLLECTION OF 36 37 DISTRIBUTION COST DATA NECESSARY TO ACCURATELY EVALUATE ALTERNATIVES TO 38 TRADITIONAL INFRASTRUCTURE INVESTMENTS.

39 (C) THE FIRST TWO HUNDRED MEGAWATTS OF CLEAN ENERGY TECHNOLOGIES 40 AT A CUSTOMER PREMISES, WITH A LIMIT OF ONE HUNDRED INSTALLED TWENTY-FIVE KILOWATTS PER CUSTOMER ACCOUNT, SHALL BE EXEMPT FROM ANY 41 EXIT FEES OR ANY SPECIAL METER FEES CHARGED BY THE AUTHORITY. IN ADDI-42 43 TION, THE AUTHORITY SHALL NOT LEVY A CHARGE FOR BACKUP OR STANDBY ENERGY 44 OR CAPACITY TO CUSTOMERS WHO INSTALL AND USE CLEAN DISTRIBUTED ENERGY 45 RESOURCES, RATED AT ONE HUNDRED TWENTY-FIVE KILOWATTS OR LESS, ON THEIR PREMISES UNTIL THE AUTHORITY COMPLETES A STUDY ACCURATELY DETERMINING 46 47 THE COST OF BACKUP SERVICE, AN EVALUATION OF THE FULL RANGE OF BENEFITS SUCH TECHNOLOGIES PROVIDE TO THE TRANSMISSION AND DISTRIBUTION SYSTEM 48 49 AND ACCURATELY CREDIT CUSTOMERS FOR THESE BENEFITS.

4. CLEAN ENERGY DEVELOPMENT. (A) WITHIN TWELVE MONTHS OF THE EFFECTIVE DATE OF THIS SECTION, THE AUTHORITY SHALL ADOPT A CLEAN ENERGY REQUIRE-MENT THAT ENSURES THAT, NOT LATER THAN JULY FIRST, TWO THOUSAND FOUR-TEEN, NO LESS THAN ONE-HALF OF ONE PERCENT OF THE ENERGY IT HAS SUPPLIED TO EACH CUSTOMER IN THE PREVIOUS TWELVE MONTH PERIOD WAS GENERATED USING CLEAN ENERGY TECHNOLOGIES. THE AUTHORITY SHALL INCREASE THE CLEAN ENERGY REQUIREMENT BY ONE-HALF OF ONE PERCENT ANNUALLY ON JULY FIRST EACH YEAR

THEREAFTER, UNTIL THE AMOUNT OF ENERGY REQUIRED FROM CLEAN ENERGY TECH-1 2 SIX PERCENT. ONCE THE AMOUNT OF ENERGY SUPPLIED TO NOLOGIES REACHES 3 CUSTOMERS FROM CLEAN ENERGY TECHNOLOGIES REACHES SIX PERCENT, THE 4 REQUIREMENT SHALL BE INCREASED BY ONE PERCENT EACH YEAR THEREAFTER UNTIL 5 THE AMOUNT OF ENERGY REQUIRED FROM CLEAN ENERGY TECHNOLOGIES REACHES TEN 6 PERCENT OR SUCH LATER DATE AS THE AUTHORITY SHALL DETERMINE; PROVIDED, 7 HOWEVER, THAT THE AUTHORITY SHALL NOT DECREASE THE REOUIRED PERCENTAGE 8 AT ANY TIME.

9 (B) NOT LATER THAN JANUARY FIRST, TWO THOUSAND TWELVE, THE AUTHORITY 10 SHALL ESTABLISH AN ENVIRONMENTAL DISCLOSURE PROGRAM CONSISTENT WITH THE 11 PUBLIC SERVICE COMMISSION'S ENVIRONMENTAL DISCLOSURE PROGRAM. IN IMPLE-12 MENTING THE CLEAN ENERGY REQUIREMENT, THE AUTHORITY SHALL ENSURE THAT 13 INFORMATION PROVIDED TO CUSTOMERS CONCERNING CLEAN ENERGY TECHNOLOGIES 14 IS CLEAR AND UNDERSTANDABLE, AND SHALL CONSIDER WHETHER IT IS APPROPRI-15 ATE TO INDICATE ON ALL DISCLOSURE LABELS THE MINIMUM PERCENTAGE OF ENER-16 GY REQUIRED FROM CLEAN ENERGY TECHNOLOGIES PURSUANT TO THIS SECTION.

THE AUTHORITY MAY SATISFY THE REQUIREMENTS OF THIS SUBDIVISION BY 17 (C) ENTERING INTO CONVERSION TRANSACTIONS ESTABLISHED PURSUANT TO THE PUBLIC 18 19 SERVICE COMMISSION'S ENVIRONMENTAL DISCLOSURE PROGRAM OR SUCH OTHER 20 TRADING PROGRAM THAT THE AUTHORITY MAY ESTABLISH OR CHOOSE TO PARTIC-21 IPATE IN. THE AUTHORITY SHALL BE ABLE TO BANK CREDITS FOR CLEAN ENERGY 22 EXCESS OF REQUIREMENTS FOR A PERIOD OF TWO YEARS AND MAY SUPPLIED IN DEMONSTRATE COMPLIANCE WITHIN THREE MONTHS OF THE END OF THE CALENDAR 23 24 YEAR IN ORDER TO ALLOW FOR COMPLIANCE VIA CONVERSION TRANSACTIONS OR A 25 TRADING PROGRAM.

26 5. ADVISORY PANEL. THE AUTHORITY SHALL ESTABLISH AND REGULARLY CONVENE 27 AN ADVISORY COMMITTEE COMPRISED OF THE CHAIRMAN OF THE AUTHORITY SERVING 28 AS AN EX OFFICIO MEMBER; SEVEN MEMBERS APPOINTED BY THE AUTHORITY ONE 29 MEMBER TO BE APPOINTED TO BE REPRESENTATIVE OF EACH OF THE FOLLOWING CUSTOMER CLASSIFICATIONS: RESIDENTIAL, LOW-INCOME RESIDENTIAL, SMALL 30 31 COMMERCIAL, LARGE COMMERCIAL/INDUSTRIAL, AGRICULTURAL, AND CONSUMERS RESIDING IN LOAD POCKETS; AND FOUR MEMBERS APPOINTED BY THE AUTHORITY TO 32 33 REPRESENT EACH OF THE FOLLOWING AREAS OF EXPERTISE: ENVIRONMENTAL 34 PROTECTION, CLEAN ENERGY TECHNOLOGIES, AND ENERGY EFFICIENCY. THE 35 APPOINTED MEMBERS OF THE COMMITTEE SHALL HAVE NO DIRECT FINANCIAL INTER-EST IN THE ALLOCATION OF THE MONIES FROM THE CLEAN ENERGY CONTRIBUTION. 36 37 THE AUTHORITY, IN CONSULTATION WITH THE ADVISORY COMMITTEE, SHALL ESTAB-38 LISH EVALUATION PROTOCOLS TO JUDGE THE SUCCESS OF THE INITIATIVE, AND 39 SHALL PERIODICALLY CONTRACT FOR INDEPENDENT REVIEW OF FUND MANAGEMENT.

6. REPORTING. ON OR BEFORE JULY FIRST, TWO THOUSAND THIRTEEN AND ANNU-ALLY THEREAFTER, THE AUTHORITY SHALL ISSUE A REPORT TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE AND THE SPEAKER OF THE ASSEMBLY IDEN-TIFYING THE BUDGET BALANCE, PROJECTED REVENUES AND EXPENDITURES, PROGRAM ACHIEVEMENTS AND ALL OTHER RELEVANT INFORMATION RELATING TO THE IMPLE-MENTATION OF THIS SECTION.

46 S 9. Section 1854 of the public authorities law is amended by adding a 47 new subdivision 19 to read as follows:

48 19. TO ADMINISTER THE CLEAN ENERGY FUND ESTABLISHED PURSUANT TO 49 SECTION EIGHTEEN HUNDRED FIFTY-FOUR-E OF THIS TITLE.

50 S 10. The public authorities law is amended by adding a new section 51 1854-e to read as follows:

52 S 1854-E. CLEAN ENERGY FUND. 1. FOR PURPOSES OF THIS SECTION:

53 (A) "CLEAN ENERGY TECHNOLOGIES" SHALL HAVE THE SAME DEFINITION SET 54 FORTH IN SECTION SIXTY-SIX-M OF THE PUBLIC SERVICE LAW.

55 (B) "ENERGY EFFICIENCY" SHALL HAVE THE SAME DEFINITION SET FORTH IN 56 SECTION SIXTY-SIX-M OF THE PUBLIC SERVICE LAW. 1 (C) "LOAD POCKET" MEANS A GEOGRAPHIC AREA IN WHICH ELECTRICITY DEMAND 2 SOMETIMES EXCEEDS LOCAL GENERATION CAPABILITY AND IN WHICH THERE IS AN 3 ELECTRICITY IMPORT LIMITATION AS A RESULT OF TRANSMISSION CONSTRAINTS.

4 2. THE AUTHORITY SHALL ESTABLISH A CLEAN ENERGY FUND FOR MONIES 5 RECEIVED FROM ELECTRIC DISTRIBUTION COMPANIES PURSUANT TO SECTION 6 SIXTY-SIX-M OF THE PUBLIC SERVICE LAW. THE AUTHORITY SHALL INVEST SUCH 7 FUNDS IN ACCORDANCE WITH THE FOLLOWING PROVISIONS:

8 (A) SEVENTY PERCENT OF SUCH MONIES SHALL BE INVESTED IN ENERGY EFFI-9 CIENCY FOR CONSUMERS IN THE FOLLOWING CATEGORIES: RESIDENTIAL, LOW-IN-10 COME, RESIDENTIAL, COMMERCIAL, INDUSTRIAL, AGRICULTURAL, EDUCATIONAL AND 11 HEALTH CARE. THIRTY PERCENT OF THE ENERGY EFFICIENCY INVESTMENTS REOUIRED PURSUANT TO THIS PARAGRAPH SHALL BE TARGETED FOR LOW-INCOME 12 RESIDENTIAL AND MULTI-FAMILY ENERGY EFFICIENCY PROGRAMS AND SHALL BE 13 14 DELIVERED IN CONJUNCTION WITH THE STATEWIDE LOW-INCOME WEATHERIZATION 15 ASSISTANCE PROGRAM NETWORK OF LOCAL PROVIDERS.

16 (B) THIRTY PERCENT OF SUCH MONIES SHALL BE INVESTED IN CLEAN ENERGY 17 TECHNOLOGIES. THESE FUNDS SHALL BE UTILIZED BY THE AUTHORITY, FOR AMONG 18 OTHER THINGS, TO SUPPORT:

19 (I) RESEARCH, DEVELOPMENT AND DEMONSTRATION OF CLEAN ENERGY TECHNOLO-20 GIES;

21 (II) INSTALLATION, AT CUSTOMERS' PREMISES, OF AT LEAST THREE THEHUNDRED MEGAWATTS OF CLEAN ENERGY TECHNOLOGIES IN THE STATE THROUGH A 22 BUYDOWN PROGRAM, INCLUDING INSTALLATIONS AT FARMS, AND IN LOW-INCOME 23 RESIDENTIAL AND MULTI-FAMILY BUILDINGS. ON AND AFTER JANUARY FIRST, TWO 24 25 THOUSAND THIRTEEN, THE AUTHORITY SHALL IMPLEMENT A PROGRAM PURSUANT TO 26 THE TERMS OF THIS SUBPARAGRAPH. THE INCENTIVE LEVEL OFFERED BY THIS 27 PROGRAM, IN COMBINATION WITH ANY OTHER FEDERAL, STATE OR LOCAL INCENTIVE THAT THE CUSTOMER RECEIVES, SHALL BE SIXTY PERCENT OF THE INSTALLED COST 28 EACH TECHNOLOGY FOR THE FIRST FORTY MEGAWATTS PHASE, AND, IN EACH OF 29 OF THE FOLLOWING FOUR PHASES OF FIFTY, SIXTY, SEVENTY, AND EIGHTY MEGA-30 WATTS, THE TOTAL INCENTIVE SHALL BE FIFTY, FORTY, THIRTY, AND TWENTY 31 32 PERCENT OF SUCH INSTALLED COST, PROVIDED THAT AT NO TIME SHALL THE TOTAL INCENTIVE FOR ANY PROJECT EXCEED THREE DOLLARS PER WATT; AND 33

34 (III) THE DEVELOPMENT OF CLEAN ENERGY TECHNOLOGIES IN THE STATE THROUGH A COMPETITIVE AUCTION OR SOLICITATION PROGRAM AT THE WHOLESALE 35 LEVEL FOR THE PURPOSE OF SUPPLYING ELECTRICITY TO CONSUMERS THROUGH THE 36 37 TRANSMISSION AND DISTRIBUTION SYSTEM. WITHIN SIX MONTHS OF THE EFFECTIVE 38 DATE OF THIS SECTION, THE AUTHORITY SHALL ESTABLISH A COMPETITIVE 39 PROGRAM TO PROVIDE PER-KILOWATT-HOUR INCENTIVES TO BIDDERS THAT PROVIDE 40 SUBSTANTIAL PROOF OF INTENT AND ABILITY TO BUILD CLEAN ENERGY TECHNOLOGY PROJECTS AND REQUIRE THE LOWEST AMOUNT OF INCENTIVE OVER A PERIOD OF 41 FIVE YEARS. FOLLOWING THE ESTABLISHMENT OF THIS PROGRAM, THE AUTHORITY 42 43 SHALL ISSUE A REQUEST FOR LETTERS OF INTENT TO BID EVERY SIX MONTHS 44 UNTIL ALL MONIES ALLOCATED TO CLEAN ENERGY TECHNOLOGIES HAVE BEEN 45 INVESTED. IN DETERMINING THE AMOUNT OF INCENTIVE OR GRANT AWARDED UNDER THE AUCTION OR SOLICITATION PROCESS IN THIS SUBPARAGRAPH, THE AUTHORITY 46 47 TAKE INTO CONSIDERATION ANY REVENUES LIKELY TO BE RECEIVED BY THE SHALL 48 RECIPIENT UNDER THE CLEAN ENERGY REQUIREMENT ESTABLISHED BY SECTION 49 SIXTY-SIX-O OF THE PUBLIC SERVICE LAW.

(C) TWENTY-FIVE PERCENT OF THE SUM OF MONIES ALLOCATED IN PARAGRAPHS
(A) AND (B) OF THIS SUBDIVISION SHALL BE MADE AVAILABLE TO DEVELOP
TARGETED PROGRAMS (UTILIZING ENERGY EFFICIENCY, LOW-INCOME ENERGY EFFICIENCY, CLEAN ENERGY TECHNOLOGIES AND AIR CONDITIONING EQUIPMENT THAT
UTILIZES STEAM OR NATURAL GAS) THAT ASSIST ELECTRIC DISTRIBUTION COMPANIES AND DISTRIBUTED RESOURCE PROVIDERS TO ADDRESS THE NEEDS OF LOAD
POCKETS THAT HAVE SUSTAINED OUT-OF-MERIT ORDER DISPATCH FOR RELIABILITY

1 REASONS, PROVIDED THAT THE ELECTRIC DISTRIBUTION COMPANY FUNDS AT LEAST 2 THIRTY PERCENT OF THE COST OF SUCH TARGETED PROGRAMS.

3 (D) ALL MONIES IN THE FUND SHALL BE INVESTED. HOWEVER, THE PERCENT 4 ALLOCATIONS IN PARAGRAPHS (A), (B) AND (C) OF THIS SUBDIVISION MAY BE 5 ACHIEVED ON AN AVERAGE BASIS OVER A ROLLING PERIOD OF UP TO FIVE YEARS.

6 THE AUTHORITY SHALL ESTABLISH AND REGULARLY CONVENE AN ADVISORY 3. 7 COMMITTEE COMPRISED OF THE CHAIRMAN OF THE AUTHORITY, THE CHAIRMAN OF PUBLIC SERVICE COMMISSION AND THE COMMISSIONER OF ENVIRONMENTAL 8 THE CONSERVATION OR THEIR DESIGNEES, SERVING AS EX OFFICIO MEMBERS; AND THE 9 10 CHAIRMAN OF THE AUTHORITY SHALL APPOINT ONE REPRESENTATIVE FROM EACH OF THE FOLLOWING CUSTOMER CLASSIFICATIONS: RESIDENTIAL, LOW-INCOME RESIDEN-11 12 TIAL, SMALL COMMERCIAL, LARGE COMMERCIAL/INDUSTRIAL, AGRICULTURAL, AND CONSUMERS RESIDING IN LOAD POCKETS; ONE INDIVIDUAL REPRESENTING THE 13 14 ELECTRIC DISTRIBUTION COMPANIES; ONE INDIVIDUAL REPRESENTING THE ENERGY 15 SERVICE COMPANIES; AND ONE INDIVIDUAL REPRESENTING EACH OF THE FOLLOWING 16 AREAS OF EXPERTISE: ENVIRONMENTAL PROTECTION, CLEAN ENERGY TECHNOLOGIES AND ENERGY EFFICIENCY. THE APPOINTED MEMBERS OF THE COMMITTEE SHALL HAVE 17 NO DIRECT FINANCIAL INTEREST IN THE ALLOCATION OF THE MONIES 18 INTHE 19 CLEAN ENERGY FUND. THE AUTHORITY, IN CONSULTATION WITH THE ADVISORY COMMITTEE, SHALL ESTABLISH EVALUATION PROTOCOLS TO JUDGE THE SUCCESS OF 20 21 CLEAN ENERGY FUND, AND SHALL PERIODICALLY CONTRACT FOR INDEPENDENT THE 22 REVIEW OF FUND MANAGEMENT.

4. ON OR BEFORE JULY FIRST, TWO THOUSAND THIRTEEN AND ANNUALLY THERE-AFTER, THE AUTHORITY SHALL ISSUE A REPORT TO THE PUBLIC SERVICE COMMIS-SION, THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE AND THE SPEAK-ER OF THE ASSEMBLY IDENTIFYING THE CLEAN ENERGY FUND BALANCE, PROJECTED REVENUES AND EXPENDITURES, PROGRAM ACHIEVEMENTS, AND ALL OTHER RELEVANT INFORMATION.

S 11. Severability. If any clause, sentence, paragraph, section or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved in the controversy in which such judgment shall have been rendered.

35 S 12. This act shall take effect immediately, provided that sections 36 two and three of this act shall apply to taxable years beginning on or 37 after January 1, 2013.