Topic: Charge, credit price, termination date, and other changes

moved to amend as follows:

1. In line 6 of the title, after "3706.484," insert "3706.485, 3706.486, 3706.487,"
2. In line 7 of the title, after "3706.50," insert "3706.51, 3706.52,"
4. In line 258, delete "3706.50" and insert "3706.52"
5. In line 327, after "(2)" delete the balance of the line and insert "The Ohio clean air program shall terminate on December 31, 2029."
6. Delete lines 328 through 332
7. In line 397, delete "A" and insert "Except as provided in division (D) of this section, a"
8. In line 401, after "(b)" insert "Subject to division (D) of this section:
9. (i)"
10. In line 402, after "_" insert:
"(ii)"

After line 421, insert:

"(D) If a certified clean air resource or certified reduced emissions resource is participating in the Ohio clean air program and is sold to a new owner, the new owner shall apply under section 3706.42 of the Revised Code to the authority for certification as a clean air resource or reduced emissions resource to be eligible to participate in the Ohio clean air program."

In line 454, after the second underlined comma insert "and until December 31, 2029,"

In line 456, after "which" insert "may vary by customer class and"

In line 461, delete "established"

In line 462, after "be" insert "established by the public utilities commission"; delete "following:" and insert "information provided by the Ohio air quality development authority from the financial disclosures submitted under section 3706.486 of the Revised Code. The commission shall periodically review the charges based on information provided by the authority from the most recent financial disclosures submitted, to determine the continued need for the charges and whether the charges are reasonable."

Delete lines 463 through 499
In line 533, delete "(1)"; delete "in the first" and insert "shall be established by the authority in accordance with the information from the financial disclosures submitted under section 3706.486 of the Revised Code. The authority shall adjust the price as it determines necessary based on the most recent financial disclosures submitted."

Delete lines 534 through 538

After line 549, insert:

"Sec. 3706.485. The money remitted to an owner of a certified clean air resource under section 3706.482 or 3706.49 of the Revised Code shall be used only for the operation and maintenance of the resource and to cover any shortfalls regarding that operation or maintenance, including shortfalls for employee wages, salaries, and benefits. The remitted money shall not be applied to subsidize any profit, return on investment, or earned rate of return.

Sec. 3706.486. (A) Each owner of a certified clean air resource shall submit, beginning on July 1, 2021, and on the date that is every six months thereafter, a financial disclosure to the Ohio air quality development authority, providing financial information regarding the operation and maintenance of the resource, including employee wages, salaries, and benefits, demonstrating compliance with the requirements of section
3706.485 of the Revised Code, and providing any other financial information required under rules adopted by the authority.

(B) The authority shall provide information from the financial disclosures to the public utilities commission for the commission's purposes under section 3706.47 of the Revised Code.

(C) The authority, not later than ninety days after the effective date of this section, shall adopt rules under Chapter 119. of the Revised Code governing the financial disclosures required under this section."

After line 582, insert:

"Sec. 3706.51. Any owner of a clean air resource receiving clean air credits shall annually, beginning February 1, 2021, provide to the governor, the general assembly, and the Ohio air quality development authority a report of the following information for the prior calendar year:

(A) The amount of jobs created in this state by the resource, and the wage and salary ranges of the jobs;

(B) The amount of carbon dioxide emissions prevented due to the use of the resource;

(C) Annual tax disbursements to or from the state and any political subdivision of the state;

(D) The number of megawatts of electricity produced and sold by the resource and the price per megawatt hour received by the resource."
Sec. 3706.52. (A) Notwithstanding section 4905.32 of the Revised Code, if a certified clean air resource or certified reduced emissions resource closes or is sold prior to the termination of the Ohio clean air program, the charges paid under section 3706.47 of the Revised Code shall be refunded to the customers that paid the charges.

(B) Not later than ninety days after the effective date of this section, the public utilities commission, in consultation with the consumers' counsel, shall adopt rules to determine the disbursement of refunds under division (A) of this section."

The motion was ________ agreed to.