As Reported by the House Energy and Natural Resources Committee

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H. B. No. 308

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Representatives Stein, Brennan

Cosponsors: Representatives Gross, Lipps, King, Demetriou, Bird, Holmes, Denson, Seitz, Hoops, Klopfenstein, Abdullahi, Ray, Claggett, Hillyer, Dean, Robb Blasdel, Troy, Fowler Arthur, Dobos, Forhan, Weinstein, Brewer, McClain, Thomas, J., Johnson, Williams, Richardson, Carruthers, Click, Isaacsohn, Swearingen

A BILL

	green energy.	3
	include energy generated by nuclear reaction as	2
То	amend section 4928.01 of the Revised Code to]

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4928.01 of the Revised Code be	4
amended to read as follows:	5
Sec. 4928.01. (A) As used in this chapter:	6
(1) "Ancillary service" means any function necessary to	7
the provision of electric transmission or distribution service	8
to a retail customer and includes, but is not limited to,	9
scheduling, system control, and dispatch services; reactive	10
supply from generation resources and voltage control service;	11
reactive supply from transmission resources service; regulation	12
service; frequency response service; energy imbalance service;	13
operating reserve-spinning reserve service; operating reserve-	14
supplemental reserve service; load following; back-up supply	15
service; real-power loss replacement service; dynamic	16

(7) "Electric light company" has the same meaning as in

section 4905.03 of the Revised Code and includes an electric

services company, but excludes any self-generator to the extent

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service under authority conferred under section 4928.20 of the

Revised Code.

(14) A person acts "knowingly," regardless of the person's purpose, when the person is aware that the person's conduct will probably cause a certain result or will probably be of a certain nature. A person has knowledge of circumstances when the person is aware that such circumstances probably exist.

efficiency programs provided through electric utility rates" means the level of funds specifically included in an electric utility's rates on October 5, 1999, pursuant to an order of the public utilities commission issued under Chapter 4905. or 4909. of the Revised Code and in effect on October 4, 1999, for the purpose of improving the energy efficiency of housing for the utility's low-income customers. The term excludes the level of any such funds committed to a specific nonprofit organization or organizations pursuant to a stipulation or contract.

(16) "Low-income customer assistance programs" means the percentage of income payment plan program, the home energy assistance program, the home weatherization assistance program, and the targeted energy efficiency and weatherization program.

(17) "Market development period" for an electric utility means the period of time beginning on the starting date of competitive retail electric service and ending on the applicable date for that utility as specified in section 4928.40 of the Revised Code, irrespective of whether the utility applies to receive transition revenues under this chapter.

(18) "Market power" means the ability to impose on customers a sustained price for a product or service above the price that would prevail in a competitive market.

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- (19) "Mercantile customer" means a commercial or

 industrial customer if the electricity consumed is for

 nonresidential use and the customer consumes more than seven

 hundred thousand kilowatt hours per year or is part of a

 national account involving multiple facilities in one or more

 states.
- (20) "Municipal electric utility" means a municipal 110 corporation that owns or operates facilities to generate, 111 transmit, or distribute electricity. 112
- (21) "Noncompetitive retail electric service" means a 113 component of retail electric service that is noncompetitive as 114 provided under division (B) of this section. 115
- (22) "Nonfirm electric service" means electric service provided pursuant to a schedule filed under section 4905.30 of the Revised Code or pursuant to an arrangement under section 4905.31 of the Revised Code, which schedule or arrangement includes conditions that may require the customer to curtail or interrupt electric usage during nonemergency circumstances upon notification by an electric utility.
- (23) "Percentage of income payment plan arrears" means funds eligible for collection through the percentage of income payment plan rider, but uncollected as of July 1, 2000.
- (24) "Person" has the same meaning as in section 1.59 of 126 the Revised Code.
- (25) "Advanced energy project" means any technologies,

 products, activities, or management practices or strategies that

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 facilitate the generation or use of electricity or energy and

 that reduce or support the reduction of energy consumption or

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 support the production of clean, renewable energy for

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industrial, distribution, commercial, institutional,

governmental, research, not-for-profit, or residential energy

users, including, but not limited to, advanced energy resources

and renewable energy resources. "Advanced energy project" also

includes any project described in division (A), (B), or (C) of

section 4928.621 of the Revised Code.

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- (26) "Regulatory assets" means the unamortized net 139 regulatory assets that are capitalized or deferred on the 140 regulatory books of the electric utility, pursuant to an order 141 or practice of the public utilities commission or pursuant to 142 generally accepted accounting principles as a result of a prior 143 commission rate-making decision, and that would otherwise have 144 been charged to expense as incurred or would not have been 145 capitalized or otherwise deferred for future regulatory 146 consideration absent commission action. "Regulatory assets" 147 includes, but is not limited to, all deferred demand-side 148 management costs; all deferred percentage of income payment plan 149 arrears; post-in-service capitalized charges and assets 150 recognized in connection with statement of financial accounting 151 standards no. 109 (receivables from customers for income taxes); 152 future nuclear decommissioning costs and fuel disposal costs as 153 those costs have been determined by the commission in the 154 electric utility's most recent rate or accounting application 155 proceeding addressing such costs; the undepreciated costs of 156 safety and radiation control equipment on nuclear generating 157 plants owned or leased by an electric utility; and fuel costs 158 currently deferred pursuant to the terms of one or more 159 settlement agreements approved by the commission. 160
- (27) "Retail electric service" means any service involved
 in supplying or arranging for the supply of electricity to
 ultimate consumers in this state, from the point of generation
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to the point of consumption. For the purposes of this chapter,	164
retail electric service includes one or more of the following	165
"service components": generation service, aggregation service,	166
power marketing service, power brokerage service, transmission	167
service, distribution service, ancillary service, metering	168
service, and billing and collection service.	169
(28) "Starting date of competitive retail electric	170
service" means January 1, 2001.	171
(29) "Customer-generator" means a user of a net metering	172
system.	173
(30) "Net metering" means measuring the difference in an	174
applicable billing period between the electricity supplied by an	175
electric service provider and the electricity generated by a	176
customer-generator that is fed back to the electric service	177
provider.	178
(31) "Net metering system" means a facility for the	179
production of electrical energy that does all of the following:	180
(a) Uses as its fuel either solar, wind, biomass, landfill	181
gas, or hydropower, or uses a microturbine or a fuel cell;	182
(b) Is located on a customer-generator's premises;	183
(c) Operates in parallel with the electric utility's	184
transmission and distribution facilities;	185
(d) Is intended primarily to offset part or all of the	186
customer-generator's requirements for electricity. For an	187
industrial customer-generator with a net metering system that	188
has a capacity of less than twenty megawatts and uses wind as	189
energy, this means the net metering system was sized so as to	190
not exceed one hundred per cent of the customer-generator's	191

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generating facility if the uprated capacity results from the	250
deployment of advanced technology.	251
"Advanced energy resource" does not include a waste energy	252
recovery system that is, or has been, included in an energy	253
efficiency program of an electric distribution utility pursuant	254
to requirements under section 4928.66 of the Revised Code.	255
(35) "Air contaminant source" has the same meaning as in	256
section 3704.01 of the Revised Code.	257
(36) "Cogeneration technology" means technology that	258
produces electricity and useful thermal output simultaneously.	259
(37)(a) "Renewable energy resource" means any of the	260
following:	261
(i) Solar photovoltaic or solar thermal energy;	262
(ii) Wind energy;	263
(iii) Power produced by a hydroelectric facility;	264
(iv) Power produced by a small hydroelectric facility,	265
which is a facility that operates, or is rated to operate, at an	266
aggregate capacity of less than six megawatts;	267
(v) Power produced by a run-of-the-river hydroelectric	268
facility placed in service on or after January 1, 1980, that is	269
located within this state, relies upon the Ohio river, and	270
operates, or is rated to operate, at an aggregate capacity of	271
forty or more megawatts;	272
<pre>(vi) Geothermal energy;</pre>	273
(vii) Fuel derived from solid wastes, as defined in	274
section 3734.01 of the Revised Code, through fractionation,	275
biological decomposition, or other process that does not	276

principally involve combustion;	
(viii) Biomass energy;	278
(ix) Energy produced by cogeneration technology that is	279
placed into service on or before December 31, 2015, and for	280
which more than ninety per cent of the total annual energy input	281
is from combustion of a waste or byproduct gas from an air	282
contaminant source in this state, which source has been in	283
operation since on or before January 1, 1985, provided that the	284
cogeneration technology is a part of a facility located in a	285
county having a population of more than three hundred sixty-five	286
thousand but less than three hundred seventy thousand according	287
to the most recent federal decennial census;	288
(x) Biologically derived methane gas;	289
(xi) Heat captured from a generator of electricity,	290
boiler, or heat exchanger fueled by biologically derived methane	291
gas;	292
(xii) Energy derived from nontreated by-products of the	293
pulping process or wood manufacturing process, including bark,	294
wood chips, sawdust, and lignin in spent pulping liquors.	295
"Renewable energy resource" includes, but is not limited	296
to, any fuel cell used in the generation of electricity,	297
including, but not limited to, a proton exchange membrane fuel	298
cell, phosphoric acid fuel cell, molten carbonate fuel cell, or	299
solid oxide fuel cell; wind turbine located in the state's	300
territorial waters of Lake Erie; methane gas emitted from an	301
abandoned coal mine; waste energy recovery system placed into	302
service or retrofitted on or after the effective date of the	303
amendment of this section by S.B. 315 of the 129th general	304
assembly, September 10, 2012, except that a waste energy	305

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recovery system described in division (A)(38)(b) of this section	306
may be included only if it was placed into service between	307
January 1, 2002, and December 31, 2004; storage facility that	308
will promote the better utilization of a renewable energy	309
resource; or distributed generation system used by a customer to	310
generate electricity from any such energy.	311

"Renewable energy resource" does not include a waste

energy recovery system that is, or was, on or after January 1,

2012, included in an energy efficiency program of an electric

distribution utility pursuant to requirements under section

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4928.66 of the Revised Code.

- (b) As used in division (A)(37) of this section,

 "hydroelectric facility" means a hydroelectric generating
 facility that is located at a dam on a river, or on any water
 discharged to a river, that is within or bordering this state or
 within or bordering an adjoining state and meets all of the
 following standards:
- (i) The facility provides for river flows that are not

 detrimental for fish, wildlife, and water quality, including

 seasonal flow fluctuations as defined by the applicable

 licensing agency for the facility.

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- (ii) The facility demonstrates that it complies with the 327 water quality standards of this state, which compliance may 328 consist of certification under Section 401 of the "Clean Water 329 Act of 1977," 91 Stat. 1598, 1599, 33 U.S.C. 1341, and 330 demonstrates that it has not contributed to a finding by this 331 state that the river has impaired water quality under Section 332 303(d) of the "Clean Water Act of 1977," 114 Stat. 870, 33 333 U.S.C. 1313. 334

(iii) The facility complies with mandatory prescriptions	335
regarding fish passage as required by the federal energy	336
regulatory commission license issued for the project, regarding	337
fish protection for riverine, anadromous, and catadromous fish.	338
(iv) The facility complies with the recommendations of the	339
Ohio environmental protection agency and with the terms of its	340
federal energy regulatory commission license regarding watershed	341
protection, mitigation, or enhancement, to the extent of each	342
agency's respective jurisdiction over the facility.	343
(v) The facility complies with provisions of the	344
"Endangered Species Act of 1973," 87 Stat. 884, 16 U.S.C. 1531	345
to 1544, as amended.	346
(vi) The facility does not harm cultural resources of the	347
area. This can be shown through compliance with the terms of its	348
federal energy regulatory commission license or, if the facility	349
is not regulated by that commission, through development of a	350
plan approved by the Ohio historic preservation office, to the	351
extent it has jurisdiction over the facility.	352
(vii) The facility complies with the terms of its federal	353
energy regulatory commission license or exemption that are	354
related to recreational access, accommodation, and facilities	355
or, if the facility is not regulated by that commission, the	356
facility complies with similar requirements as are recommended	357
by resource agencies, to the extent they have jurisdiction over	358
the facility; and the facility provides access to water to the	359
public without fee or charge.	360
(viii) The facility is not recommended for removal by any	361
federal agency or agency of any state, to the extent the	362
particular agency has jurisdiction over the facility.	363

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of at least sixty per cent, with at least twenty per cent of the 393 system's total useful energy in the form of thermal energy. 394 (41) "Legacy generation resource" means all generating 395 facilities owned directly or indirectly by a corporation that 396 was formed prior to 1960 by investor-owned utilities for the 397 original purpose of providing power to the federal government 398 for use in the nation's defense or in furtherance of national 399 interests, including the Ohio valley electric corporation. 400 401 (42) "Prudently incurred costs related to a legacy generation resource" means costs, including deferred costs, 402 allocated pursuant to a power agreement approved by the federal 403 energy regulatory commission that relates to a legacy generation 404 resource, less any revenues realized from offering the 405 contractual commitment for the power agreement into the 406 wholesale markets, provided that where the net revenues exceed 407 net costs, those excess revenues shall be credited to customers. 408 Such costs shall exclude any return on investment in common 409 equity and, in the event of a premature retirement of a legacy 410 generation resource, shall exclude any recovery of remaining 411 debt. Such costs shall include any incremental costs resulting 412 413 from the bankruptcy of a current or former sponsor under such power agreement or co-owner of the legacy generation resource if 414 not otherwise recovered through a utility rate cost recovery 415 mechanism. 416 (43) (43) (a) "Green energy" means any energy generated by 417 using an energy resource that does one or more of the following: 418 (a) (i) Releases reduced air pollutants, thereby reducing 419 cumulative air emissions; 420

(b) (ii) Is more sustainable and reliable relative to some

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fossil fuels.	422
(b) "Green energy" includes energy generated by using	423
natural gas the followingas a resource:	424
(i) Natural gas as a resource;	425
(ii) Nuclear reaction.	426
(B) For the purposes of this chapter, a retail electric	427
service component shall be deemed a competitive retail electric	428
service if the service component is competitive pursuant to a	429
declaration by a provision of the Revised Code or pursuant to an	430
order of the public utilities commission authorized under	431
division (A) of section 4928.04 of the Revised Code. Otherwise,	432
the service component shall be deemed a noncompetitive retail	433
electric service.	434
Section 2. That existing section 4928.01 of the Revised	435
Code is hereby repealed.	436