AN ACT
RELATING TO PUBLIC UTILITIES AND CARRIERS -- PUBLIC UTILITIES COMMISSION

Introduced By: Senators Cote, Lombardo, and DiPalma

Date Introduced: March 01, 2018

Referred To: Senate Commerce
(by request)

It is enacted by the General Assembly as follows:

SECTION 1. Section 39-1-27.7 of the General Laws in Chapter 39-1 entitled “Public Utilities Commission” is hereby amended to read as follows:

39-1-27.7. System reliability and least-cost procurement.

Least-cost procurement shall comprise system reliability and energy efficiency and conservation procurement as provided for in this section and supply procurement as provided for in § 39-1-27.8, as complementary but distinct activities that have as common purpose meeting electrical and natural gas energy needs in Rhode Island, in a manner that is optimally cost-effective, reliable, prudent and environmentally responsible.

(a) The commission shall establish not later than June 1, 2008, standards for system reliability and energy efficiency and conservation procurement, which shall include standards and guidelines for:

(1) System reliability procurement, including but not limited to:

(i) Procurement of energy supply from diverse sources, including, but not limited to, renewable energy resources as defined in chapter 26 of this title;

(ii) Distributed generation, including, but not limited to, renewable energy resources and thermally leading combined heat and power systems, which is reliable and is cost-effective, with measurable, net system benefits;

(iii) Demand response, including, but not limited to, distributed generation, back-up generation and on-demand usage reduction, which shall be designed to facilitate electric customer
participation in regional demand response programs, including those administered by the
independent service operator of New England ("ISO-NE") and/or are designed to provide local
system reliability benefits through load control or using on-site generating capability;

(iv) To effectuate the purposes of this division, the commission may establish standards
and/or rates (A) for qualifying distributed generation, demand response, and renewable energy
resources; (B) for net-metering; (C) for back-up power and/or standby rates that reasonably
facilitate the development of distributed generation; and (D) for such other matters as the
commission may find necessary or appropriate.

(2) Least-cost procurement, which shall include procurement of energy efficiency and
energy conservation measures that are prudent and reliable and when such measures are lower
cost than acquisition of additional supply, including supply for periods of high demand.

(b) The standards and guidelines provided for by subsection (a) shall be subject to
periodic review and as appropriate amendment by the commission, which review will be
conducted not less frequently than every three (3) years after the adoption of the standards and
guidelines.

(c) To implement the provisions of this section:

(1) The commissioner of the office of energy resources and the energy efficiency and
resources management council, either or jointly or separately, shall provide the commission
findings and recommendations with regard to system reliability and energy efficiency and
conservation procurement on or before March 1, 2008, and triennially on or before March 1,
thereafter through March 1, 2024. The report shall be made public and be posted electronically on
the website to the office of energy resources.

(2) The commission shall issue standards not later than June 1, 2008, with regard to plans
for system reliability and energy efficiency and conservation procurement, which standards may
be amended or revised by the commission as necessary and/or appropriate.

(3) The energy efficiency and resources management council shall prepare by July 15,
2008, a reliability and efficiency procurement opportunity report which shall identify
opportunities to procure efficiency, distributed generation, demand response and renewables,
which report shall be submitted to the electrical distribution company, the commission, the office
of energy resources and the joint committee on energy.

(4) Each electrical and natural gas distribution company shall submit to the commission
on or before September 1, 2008, and triennially on or before September 1, thereafter through
September 1, 2024, a plan for system reliability and energy efficiency and conservation
procurement. In developing the plan, the distribution company may seek the advice of the
commissioner and the council. The plan shall include measurable goals and target percentages for
each energy resource, pursuant to standards established by the commission, including efficiency,
distributed generation, demand response, combined heat and power, and renewables. The plan
shall be made public and be posted electronically on the website to the office of energy resources,
and shall also be submitted to the general assembly.

(5) The commission shall issue an order approving all energy efficiency measures that are
cost effective and lower cost than acquisition of additional supply, with regard to the plan from
the electrical and natural gas distribution company, and reviewed and approved by the energy
efficiency and resources management council, and any related annual plans, and shall approve a
fully reconciling funding mechanism to fund investments in all efficiency measures that are cost
effective and lower cost than acquisition of additional supply, not greater than sixty (60) days
after it is filed with the commission.

(6) (i) Each electrical and natural gas distribution company shall provide a status report,
which shall be public, on the implementation of least cost procurement on or before December
15, 2008, and on or before February 1, 2009, to the commission, the division, the commissioner
of the office of energy resources and the energy efficiency and resources management council
which may provide the distribution company recommendations with regard to effective
implementation of least cost procurement. The report shall include the targets for each energy
resource included in the order approving the plan and the achieved percentage for energy
resource, including the achieved percentages for efficiency, distributed generation, demand
response, combined heat and power, and renewables as well as the current funding allocations for
each eligible energy resource and the businesses and vendors in Rhode Island participating in the
programs. The report shall be posted electronically on the website of the office of energy
resources.

(ii) Beginning on November 1, 2012 or before, each electric distribution company shall
support the installation and investment in clean and efficient combined heat and power
installations at commercial, institutional, municipal, and industrial facilities. This support shall be
documented annually in the electric distribution company's energy efficiency program plans. In
order to effectuate this provision, the energy efficiency and resource management council shall
seek input from the public, the gas and electric distribution company, the economic development
corporation, and commercial and industrial users, and make recommendations regarding services
to support the development of combined heat and power installations in the electric distribution
company's annual and triennial energy efficiency program plans.

(iii) The energy efficiency annual plan shall include, but not be limited to, a plan for
identifying and recruiting qualified combined heat and power projects, incentive levels, contract
terms and guidelines, and achievable megawatt targets for investments in combined heat and
power systems. In the development of the plan, the energy efficiency and resource management
council and the electric distribution company shall factor into the combined heat and power plan
and program, the following criteria: (A) Economic development benefits in Rhode Island,
including direct and indirect job creation and retention from investments in combined heat and
power systems; (B) Energy and cost savings for customers; (C) Energy supply costs; (D)
Greenhouse gas emissions standards and air quality benefits; and (E) System reliability benefits.

(iv) The energy efficiency and resource management council shall conduct at least one
public review meeting annually, to discuss and review the combined heat and power program,
with at least seven (7) business day's notice, prior to the electric and gas distribution utility
submitting the plan to the commission. The commission shall evaluate the submitted combined
heat and power program as part of the annual energy efficiency plan. The commission shall issue
an order approving the energy efficiency plan and programs within sixty (60) days of the filing.

(d) If the commission shall determine that the implementation of system reliability and
energy efficiency and conservation procurement has caused or is likely to cause under or over-
recovery of overhead and fixed costs of the company implementing said procurement, the
commission may establish a mandatory rate adjustment clause for the company so affected in
order to provide for full recovery of reasonable and prudent overhead and fixed costs.

(e) The commission shall conduct a contested case proceeding to establish a performance
based incentive plan which allows for additional compensation for each electric distribution
company and each company providing gas to end-users and/or retail customers based on the level
of its success in mitigating the cost and variability of electric and gas services through
procurement portfolios.

(f)(1) The office of energy resources shall conduct a study and analysis of the state
energy efficiency programs that will examine implemented program and planned conservation
measures and verify the claimed energy savings. In carrying out this study, the office shall
include a representative sample of different customer classes and measures that have been and
will be participating in the state energy efficiency programs. This study will include pre- and
post-metering of selected planned energy efficiency measures.

(2) The office of energy resources shall consult with the electric and gas distribution
company, energy efficiency resource management council and the following energy user
representatives in the development of the request for proposal, in the development of evaluation
methodologies and protocols and also during the course of the study:
(i) Large commercial and industrial energy users;

(ii) Small business energy users;

(iii) Residential energy users; and

(iv) Low-income energy users.

(3) The office of energy resources, in consultation with the electric and gas distribution company and representatives referenced in subsection (f)(2) of this section shall be authorized to hire an energy consulting company or firm to carry out the energy efficiency verification study. The costs associated with this study, including, but not limited to, those associated with the consultant or firm contract and reasonable administrative costs incurred by the office in the execution of this subsection, shall be recoverable through the system benefit charge subject to commission approval. Commission approval shall be granted within forty-five (45) days of receipt of such request from the office. The commission authorized funding shall be transferred from the electric and gas distribution utility to the office of energy resources upon request by the office and deposited in a restricted receipt account within the general fund. The restricted receipt account shall be exempt from the indirect cost recovery assessment under § 35-4-27.

(4) The office of energy resources shall submit a report based on the results of the study described in this subsection on or before April 30, 2019, to the governor, the president of the senate, and the speaker of the house. The office and its selected energy consulting company or firm shall host two (2) public presentations on the preliminary and final results of the study.

SECTION 2. This act shall take effect upon passage.
This act would require the office of energy resources to conduct a study to verify the
energy savings measures from the state energy efficiency programs.

This act would take effect upon passage.