### 2016 -- H 8336 SUBSTITUTE A

LC006163/SUB A

#### STATE OFRHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2016**

## AN ACT

#### RELATING TO PUBLIC UTILITIES AND CARRIERS - PROPERTY ASSESSED CLEAN **ENERGY PROGRAM**

Introduced By: Representative John J. DeSimone

Date Introduced: June 14, 2016

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 39-26.5-2, 39-26.5-4.1, 39-26.5-6 and 39-26.5-11 of the General

Laws in Chapter 39-26.5 entitled "Property Assessed Clean Energy Program" are hereby

amended to read as follows:

2

3

7

9

11

12

17

**39-26.5-2. Definitions. --** As used in this chapter, the following definitions apply: 4

5 (1) "Commercial property" means a property operated for commercial purposes, or a 6

residential property which contains five (5) or more housing units.

(2) "Distributed generation system" means an electrical generation facility located in the

8 electric distribution company's load zone with a nameplate capacity no greater than five

megawatts (5 MW), using eligible renewable energy resources as defined by § 39-26-5, including

10 biogas created as a result of anaerobic digestion, but, specifically excluding all other listed

eligible biomass fuels, and connected to an electrical power system owned, controlled, or

operated by the electric distribution company.

13 (3) "Dwelling" means a residential structure or mobile home which contains one to four

14 (4) family housing units, or individual units of condominiums or cooperatives.

15 (4) "Eligible net metering system" means a facility generating electricity as defined in §

39-26.4-2. 16

(5) "Eligible renewable energy resources" means resources as defined in § 39-26-5.

18 (6) "Energy efficiency projects" means those projects that are eligible under § 39-1-27.7

1 or projects that have been defined as eligible in the PACE rules and regulations. 2 (7) "Institution" means a private entity or quasi-state agency. (8) "Loan loss reserve fund" or "(LRF)" means funds set aside to cover losses in the 3 4 event of loan defaults. 5 (9) "Municipality" or "towns and cities" means any Rhode Island town or city with powers set forth in title 45 of the general laws. 6 7 (10) "Net metering" means using electricity as defined in § 39-26.4-2. 8 (11) "PACE assessment" or "assessment" means the special assessment placed on a 9 PACE property owner's property tax or other municipal assessment bill in accordance with this 10 chapter, to be collected by the PACE municipality in which that PACE property is located and 11 remitted to the Rhode Island Infrastructure Bank or to the lender that has financed that PACE 12 project. The PACE assessment shall be owed by the current owner of the related PACE property 13 as of the time each PACE assessment comes due. In the event of a transfer of ownership, all 14 PACE assessments coming due after the date of the transfer, by foreclosure or otherwise, shall be 15 owed by the transferee. 16 (12) "PACE lien" means the non-accelerating lien placed on a PACE property in 17 accordance with the rules and regulations promulgated by the Rhode Island infrastructure bank 18 Infrastructure Bank pursuant to this chapter, in order to secure the repayment of a PACE 19 assessment made in connection with that PACE property and to secure the repayment of each 20 PACE assessment to be made by that PACE property owner as each assessment comes due. 21 (13) "PACE municipality" means a municipality voluntarily designated by its city or 22 town council as a property-assessed clean energy municipality. 23 (14) "PACE project" or "project" means a distinct installation of an eligible energy 24 efficiency system, renewable energy net metering system, distributed generation system, 25 alternative fuel infrastructure upgrade, and/or other eligible environmental health and 26 environmental safety upgrades. 27 (15) "PACE property" or "property" means any residential property or commercial 28 property which is the subject of an approved application for a PACE project filed pursuant to this 29 chapter. 30 (16) "Past due balances" means the sum of the due and unpaid assessments on a PACE 31 Property as of the time the ownership of that PACE property is transferred. "Past due balances" 32 does not mean the unaccelerated balance of the PACE loan at the time that property is transferred. 33 (17) "Property-assessed clean energy" or "PACE" is a voluntary financing mechanism

which allows both residential and commercial property owners to access affordable, long-term

34

financing for energy upgrades, and other eligible environmental health and environmental safety upgrades on their property.

(18) "Rhode Island infrastructure bank Infrastructure Bank" means the Rhode Island infrastructure bank Infrastructure Bank ("RIIB"). For the purposes of this chapter, Rhode Island infrastructure bank Infrastructure Bank shall include other related state agencies and/or third party administrators, as may be engaged by the Rhode Island infrastructure bank Infrastructure Bank for the purposes of providing the services envisioned by the rules and regulations promulgated in accordance with § 39-26.5-11.

39-26.5-4.1. Financing agreements -- PACE assessments -- PACE liens. -- (a) The Rhode Island infrastructure bank Infrastructure Bank or a third party capital provider may enter into a financing agreement with a qualifying PACE property owner. After such agreement is entered into, and upon notice from the Rhode Island infrastructure bank Infrastructure Bank, the PACE municipality shall: (i) place a caveat on the land records indicating that a PACE assessment and lien is anticipated upon completion of the PACE project for such property; or (ii) at the direction of the Rhode Island infrastructure bank Infrastructure Bank, levy the PACE assessment and file a lien on the land records on the estimated costs of the PACE Project prior to the completion or upon the completion of said PACE project.

(b) PACE assessments levied pursuant to this chapter and the interest, fees and any penalties thereon shall constitute a lien against the qualifying PACE property on which they are made until they are paid. Such lien shall be collected in the same manner as the property taxes of the PACE municipality on real property, including, in the event of default or delinquency, with respect to any penalties, fees and remedies. Each such lien may be recorded and released in the manner provided for property tax liens and if the property is commercial property as defined herein it shall be subject to the consent of existing mortgage holders. The PACE lien shall take precedence over all other liens or encumbrances except a lien for taxes of the municipality on real property, or if the subject property is residential property as defined herein the PACE lien shall be subject to any prior recorded mortgage which lien for taxes or pre-recorded residential mortgage shall have priority over such PACE assessment lien. To the extent PACE assessments are paid in installments and any such installment is not paid when due, the PACE assessment lien may be foreclosed to the extent of any unpaid installment payments and any penalties, interest, and fees related thereto. In the event such PACE assessment lien is foreclosed, such PACE assessment lien shall survive the judgment of foreclosure to the extent of any unpaid installment payments of the PACE assessment secured by such PACE assessment lien that were not the subject of such judgment.

(c) Any PACE municipality may assign to the Rhode Island infrastructure bank Infrastructure Bank any and all liens filed by the PACE municipality, as provided in the written agreement between the participating municipality and the Rhode Island infrastructure bank Infrastructure Bank. The Rhode Island infrastructure bank Infrastructure Bank may sell or assign, for consideration, any and all liens received from the participating municipality. The consideration received by the Rhode Island infrastructure bank Infrastructure Bank shall be negotiated between the Rhode Island Infrastructure bank Bank and the assignee. The assignee or assignees of such liens shall have and possess the same powers and rights at law or in equity as the Rhode Island infrastructure bank Infrastructure Bank and the participating municipality and its tax collector would have had if the lien had not been assigned with regard to the precedence and priority of such lien, the accrual of interest and the fees and expenses of collection. The assignee shall have the same rights to enforce such liens as any private party holding a lien on real property, including, but not limited to, foreclosure and a suit on the debt. Costs and reasonable attorneys' fees incurred by the assignee as a result of any foreclosure action or other legal proceeding brought pursuant to this section and directly related to the proceeding shall be taxed in any such proceeding against each person having title to any property subject to the proceedings. Such costs and fees may be collected by the assignee at any time after demand for payment has been made by the assignee.

39-26.5-6. Priority of PACE lien. -- (a) A PACE lien on a residential property shall be: subordinate to all liens on the residential property in existence at the time the residential PACE lien is filed; subordinate to a first mortgage on the residential property recorded after such PACE lien is filed; and superior to any other lien on the residential recorded after such PACE lien is filed. This subsection shall not affect the status or priority of any other municipal or statutory lien.

- (b) At the time of a transfer of property ownership of a residential property, including by foreclosure, the past due balances of any special assessment under this chapter shall be due for payment. In the event of a foreclosure action, the past due balances shall include all payments on a PACE assessment that are due and unpaid as of the date of the foreclosure. Unless otherwise agreed by the PACE lender, all payments on the PACE assessment that become due after the date of transfer by foreclosure or otherwise shall continue to be secured by a PACE lien on the PACE property and shall be the responsibility of the transferee.
- (c) A PACE lien on a commercial property shall be: senior to all liens on the commercial property in existence at the time the PACE lien is filed, subject to the consent of the senior existing mortgage holder holder(s) on the property; senior to all liens filed or recorded after the time the PACE lien is created; but junior to a municipal tax lien.

2	by foreclosure, the past due balances of any PACE assessment under this chapter shall be due for
3	payment. Unless otherwise agreed by the PACE lender, all payments of PACE assessments that
4	become due after the date of transfer by foreclosure or otherwise shall be secured by a PACE lien
5	on the PACE property and shall be the responsibility of the transferee.
6	39-26.5-11. Rules and regulations (a) The Rhode Island infrastructure bank
7	Infrastructure Bank shall consult with the office of energy resources to promulgate rules and
8	regulations, in accordance with this section, and in accordance with chapter 35 of title 42. Such
9	rules and regulations should ensure that the PACE program does not adversely affect the
10	implementation of any other energy program in whose coordination the Rhode Island
11	infrastructure bank Infrastructure Bank or the office of energy resources is involved. Such rules
12	and regulations shall include, but not be limited to, the following:
13	(1) The necessary application requirements and procedures for any residential property
14	owner or commercial property owner seeking PACE financing;
15	(2) The necessary qualifications and requirements for a proposed PACE projects;
16	(3) The underwriting criteria to be applied in determining the eligibility of properties and
17	property owners for PACE projects; and
18	(4) Requirements that all existing lien holders on a property be given notice prior to a
19	PACE assessment and lien being filed in connection with that property and that all commercial
20	property owners seeking a commercial PACE loan receive consent of the primary existing
21	mortgage holder(s) on that property prior to being eligible.
22	(b) The Rhode Island infrastructure bank Infrastructure Bank shall be responsible for
23	promulgating agreements, forms and other documents necessary for the efficient administration
24	of the PACE program.
25	SECTION 2. This act shall take effect upon passage.
	LC006163/SUB A

(d) At the time of a transfer of property ownership of a commercial property, including

1

# EXPLANATION

### BY THE LEGISLATIVE COUNCIL

OF

# $A\ N\quad A\ C\ T$

# RELATING TO PUBLIC UTILITIES AND CARRIERS - PROPERTY ASSESSED CLEAN ENERGY PROGRAM

\*\*\*

1	This act would provide that a PACE-related assessment shall, subject to the consent of
2	existing mortgage holders, take precedence over all other liens except for liens for taxes. This act
3	would further provide that PACE-related assessments may be foreclosed due to non-payment of
4	any installment, and that such lien shall survive the judgment of foreclosure to the extent of any
5	unpaid amount(s) secured by the lien not subject to judgment.
6	This act would take effect upon passage.

LC006163/SUB A