As Passed by the Senate

129th General Assembly Regular Session 2011-2012

Sub. S. B. No. 289

Senators Coley, Schiavoni

Cosponsors: Senators Jones, Balderson, Cafaro, Gentile, Bacon, Brown, Manning, Seitz, Turner, Eklund, Lehner, Oelslager, Sawyer, Burke, Faber, Hughes, Niehaus, Patton, Peterson

A BILL

To amend sections 3706.25 and 4928.01 of the Revised	1
Code to include cogeneration technology using	2
waste or byproduct gas from an air contaminant	3
source as a renewable energy resource.	4

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

Section 1. That sections 3706.25 and 4928.01 of the Revised	5
Code be amended to read as follows:	б
Sec. 3706.25. As used in sections 3706.25 to 3706.30 of the	7
Revised Code:	8
(A) "Advanced energy project" means any technologies,	9
products, activities, or management practices or strategies that	10
facilitate the generation or use of electricity or energy and that	11
reduce or support the reduction of energy consumption or support	12
the production of clean, renewable energy for industrial,	13
distribution, commercial, institutional, governmental, research,	14
not-for-profit, or residential energy users including, but not	15
limited to, advanced energy resources and renewable energy	16
resources. "Advanced energy project" includes any project	17

Revised Code.

(B) "Advanced energy resource" means any of the following: 20 (1) Any method or any modification or replacement of any 21 property, process, device, structure, or equipment that increases 22 the generation output of an electric generating facility to the 23 extent such efficiency is achieved without additional carbon 24 dioxide emissions by that facility; 25 (2) Any distributed generation system consisting of customer 26 cogeneration of electricity and thermal output simultaneously 27 technology, primarily to meet the energy needs of the customer's 28 facilities; 29 (3) Advanced nuclear energy technology consisting of 30 generation III technology as defined by the nuclear regulatory 31 commission; other, later technology; or significant improvements 32 to existing facilities; 33 (4) Any fuel cell used in the generation of electricity, 34 including, but not limited to, a proton exchange membrane fuel 35 cell, phosphoric acid fuel cell, molten carbonate fuel cell, or 36 solid oxide fuel cell; 37 (5) Advanced solid waste or construction and demolition 38 debris conversion technology, including, but not limited to, 39 advanced stoker technology, and advanced fluidized bed 40 gasification technology, that results in measurable greenhouse gas 41 emissions reductions as calculated pursuant to the United States 42 environmental protection agency's waste reduction model (WARM). 43 (C) "Air contaminant source" has the same meaning as in 44 section 3704.01 of the Revised Code. 45 (D) "Cogeneration technology" means technology that produces 46

electricity and useful thermal output simultaneously.

described in division (A), (B), or (C) of section 4928.621 of the

18

19

47

(E) "Renewable energy resource" means solar photovoltaic or 48 solar thermal energy, wind energy, power produced by a 49 hydroelectric facility, geothermal energy, fuel derived from solid 50 wastes, as defined in section 3734.01 of the Revised Code, through 51 fractionation, biological decomposition, or other process that 52 does not principally involve combustion, biomass energy, energy 53 produced by cogeneration technology that is placed into service on 54 or before December 31, 2015, and for which more than ninety per 55 cent of the total annual energy input is from combustion of a 56 waste or byproduct gas from an air contaminant source in this 57 state, which source has been in operation since on or before 58 January 1, 1985, provided that the cogeneration technology is a 59 part of a facility located in a county having a population of more 60 than three hundred sixty-five thousand but less than three hundred 61 seventy thousand according to the most recent federal decennial 62 census, biologically derived methane gas, or energy derived from 63 nontreated by-products of the pulping process or wood 64 manufacturing process, including bark, wood chips, sawdust, and 65 lignin in spent pulping liquors. "Renewable energy resource" 66 includes, but is not limited to, any fuel cell used in the 67 generation of electricity, including, but not limited to, a proton 68 exchange membrane fuel cell, phosphoric acid fuel cell, molten 69 carbonate fuel cell, or solid oxide fuel cell; wind turbine 70 located in the state's territorial waters of Lake Erie; methane 71 gas emitted from an abandoned coal mine; storage facility that 72 will promote the better utilization of a renewable energy resource 73 that primarily generates off peak; or distributed generation 74 system used by a customer to generate electricity from any such 75 energy. As used in this division, "hydroelectric facility" means a 76 hydroelectric generating facility that is located at a dam on a 77 river, or on any water discharged to a river, that is within or 78 bordering this state or within or bordering an adjoining state and 79 meets all of the following standards: 80 (1) The facility provides for river flows that are not
81
detrimental for fish, wildlife, and water quality, including
82
seasonal flow fluctuations as defined by the applicable licensing
83
agency for the facility.

(2) The facility demonstrates that it complies with the water 85 quality standards of this state, which compliance may consist of 86 certification under Section 401 of the "Clean Water Act of 1977," 87 91 Stat. 1598, 1599, 33 U.S.C. 1341, and demonstrates that it has 88 not contributed to a finding by this state that the river has 89 impaired water quality under Section 303(d) of the "Clean Water 90 Act of 1977," 114 Stat. 870, 33 U.S.C. 1313. 91

(3) The facility complies with mandatory prescriptions
92
regarding fish passage as required by the federal energy
93
regulatory commission license issued for the project, regarding
94
fish protection for riverine, anadromous, and catadromus
95
catadromous fish.

(4) The facility complies with the recommendations of the
97
Ohio environmental protection agency and with the terms of its
98
federal energy regulatory commission license regarding watershed
99
protection, mitigation, or enhancement, to the extent of each
100
agency's respective jurisdiction over the facility.

(5) The facility complies with provisions of the "Endangered 102
Species Act of 1973," 87 Stat. 884, 16 U.S.C. 1531 to 1544, as 103
amended. 104

(6) The facility does not harm cultural resources of the 105 area. This can be shown through compliance with the terms of its 106 federal energy regulatory commission license or, if the facility 107 is not regulated by that commission, through development of a plan 108 approved by the Ohio historic preservation office, to the extent 109 it has jurisdiction over the facility. 110

(7) The facility complies with the terms of its federal 111

energy regulatory commission license or exemption that are related 112 to recreational access, accommodation, and facilities or, if the 113 facility is not regulated by that commission, the facility 114 complies with similar requirements as are recommended by resource 115 agencies, to the extent they have jurisdiction over the facility; 116 and the facility provides access to water to the public without 117 fee or charge. 118

(8) The facility is not recommended for removal by any
federal agency or agency of any state, to the extent the
particular agency has jurisdiction over the facility.
121

Sec. 4928.01. (A) As used in this chapter: 122

(1) "Ancillary service" means any function necessary to the 123 provision of electric transmission or distribution service to a 124 retail customer and includes, but is not limited to, scheduling, 125 system control, and dispatch services; reactive supply from 126 generation resources and voltage control service; reactive supply 127 from transmission resources service; regulation service; frequency 128 response service; energy imbalance service; operating 129 reserve-spinning reserve service; operating reserve-supplemental 130 reserve service; load following; back-up supply service; 131 real-power loss replacement service; dynamic scheduling; system 132 black start capability; and network stability service. 133

(2) "Billing and collection agent" means a fully independent 134 agent, not affiliated with or otherwise controlled by an electric 135 utility, electric services company, electric cooperative, or 136 governmental aggregator subject to certification under section 137 4928.08 of the Revised Code, to the extent that the agent is under 138 contract with such utility, company, cooperative, or aggregator 139 solely to provide billing and collection for retail electric 140 service on behalf of the utility company, cooperative, or 141 aggregator. 142

Sub. S. B. No. 289 As Passed by the Senate

(3) "Certified territory" means the certified territory
established for an electric supplier under sections 4933.81 to
4933.90 of the Revised Code.

(4) "Competitive retail electric service" means a component
of retail electric service that is competitive as provided under
147
division (B) of this section.

(5) "Electric cooperative" means a not-for-profit electric
149
light company that both is or has been financed in whole or in
part under the "Rural Electrification Act of 1936," 49 Stat. 1363,
7 U.S.C. 901, and owns or operates facilities in this state to
generate, transmit, or distribute electricity, or a not-for-profit
153
successor of such company.

(6) "Electric distribution utility" means an electric utility 155that supplies at least retail electric distribution service. 156

(7) "Electric light company" has the same meaning as in
157
section 4905.03 of the Revised Code and includes an electric
158
services company, but excludes any self-generator to the extent
159
that it consumes electricity it so produces, sells that
160
electricity for resale, or obtains electricity from a generating
161
facility it hosts on its premises.

(8) "Electric load center" has the same meaning as in section4933.81 of the Revised Code.164

(9) "Electric services company" means an electric light 165 company that is engaged on a for-profit or not-for-profit basis in 166 the business of supplying or arranging for the supply of only a 167 competitive retail electric service in this state. "Electric 168 services company" includes a power marketer, power broker, 169 aggregator, or independent power producer but excludes an electric 170 cooperative, municipal electric utility, governmental aggregator, 171 or billing and collection agent. 172

(10) "Electric supplier" has the same meaning as in section 173

4933.81 of the Revised Code.

(11) "Electric utility" means an electric light company that 175 has a certified territory and is engaged on a for-profit basis 176 either in the business of supplying a noncompetitive retail 177 electric service in this state or in the businesses of supplying 178 both a noncompetitive and a competitive retail electric service in 179 this state. "Electric utility" excludes a municipal electric 180 utility or a billing and collection agent. 181

(12) "Firm electric service" means electric service other182than nonfirm electric service.183

(13) "Governmental aggregator" means a legislative authority 184
of a municipal corporation, a board of township trustees, or a 185
board of county commissioners acting as an aggregator for the 186
provision of a competitive retail electric service under authority 187
conferred under section 4928.20 of the Revised Code. 188

(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.

(15) "Level of funding for low-income customer energy 194 efficiency programs provided through electric utility rates" means 195 the level of funds specifically included in an electric utility's 196 rates on October 5, 1999, pursuant to an order of the public 197 utilities commission issued under Chapter 4905. or 4909. of the 198 Revised Code and in effect on October 4, 1999, for the purpose of 199 improving the energy efficiency of housing for the utility's 200 low-income customers. The term excludes the level of any such 201 funds committed to a specific nonprofit organization or 202 organizations pursuant to a stipulation or contract. 203

(16) "Low-income customer assistance programs" means the 204

174

percentage of income payment plan program, the home energy205assistance program, the home weatherization assistance program,206and the targeted energy efficiency and weatherization program.207

(17) "Market development period" for an electric utility 208 means the period of time beginning on the starting date of 209 competitive retail electric service and ending on the applicable 210 date for that utility as specified in section 4928.40 of the 211 Revised Code, irrespective of whether the utility applies to 212 receive transition revenues under this chapter. 213

(18) "Market power" means the ability to impose on customers 214
a sustained price for a product or service above the price that 215
would prevail in a competitive market. 216

(19) "Mercantile customer" means a commercial or industrial 217 customer if the electricity consumed is for nonresidential use and 218 the customer consumes more than seven hundred thousand kilowatt 219 hours per year or is part of a national account involving multiple 220 facilities in one or more states. 221

(20) "Municipal electric utility" means a municipal
 corporation that owns or operates facilities to generate,
 transmit, or distribute electricity.
 224

(21) "Noncompetitive retail electric service" means a
component of retail electric service that is noncompetitive as
provided under division (B) of this section.
227

(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 235

eligible for collection through the percentage of income payment 236 plan rider, but uncollected as of July 1, 2000. 237

(24) "Person" has the same meaning as in section 1.59 of the 238 Revised Code. 239

(25) "Advanced energy project" means any technologies, 240 products, activities, or management practices or strategies that 241 facilitate the generation or use of electricity or energy and that 242 reduce or support the reduction of energy consumption or support 243 the production of clean, renewable energy for industrial, 244 distribution, commercial, institutional, governmental, research, 245 not-for-profit, or residential energy users, including, but not 246 limited to, advanced energy resources and renewable energy 247 resources. "Advanced energy project" also includes any project 248 described in division (A), (B), or (C) of section 4928.621 of the 249 Revised Code. 250

(26) "Regulatory assets" means the unamortized net regulatory 251 assets that are capitalized or deferred on the regulatory books of 252 the electric utility, pursuant to an order or practice of the 253 public utilities commission or pursuant to generally accepted 254 accounting principles as a result of a prior commission 255 rate-making decision, and that would otherwise have been charged 256 to expense as incurred or would not have been capitalized or 257 otherwise deferred for future regulatory consideration absent 258 commission action. "Regulatory assets" includes, but is not 259 limited to, all deferred demand-side management costs; all 260 deferred percentage of income payment plan arrears; 261 post-in-service capitalized charges and assets recognized in 262 connection with statement of financial accounting standards no. 263 109 (receivables from customers for income taxes); future nuclear 264 decommissioning costs and fuel disposal costs as those costs have 265 been determined by the commission in the electric utility's most 266 recent rate or accounting application proceeding addressing such 267 costs; the undepreciated costs of safety and radiation control268equipment on nuclear generating plants owned or leased by an269electric utility; and fuel costs currently deferred pursuant to270the terms of one or more settlement agreements approved by the271commission.272

(27) "Retail electric service" means any service involved in 273 supplying or arranging for the supply of electricity to ultimate 274 consumers in this state, from the point of generation to the point 275 of consumption. For the purposes of this chapter, retail electric 276 service includes one or more of the following "service 277 components": generation service, aggregation service, power 278 marketing service, power brokerage service, transmission service, 279 distribution service, ancillary service, metering service, and 280 billing and collection service. 281

(28) "Starting date of competitive retail electric service" 282
means January 1, 2001. 283

(29) "Customer-generator" means a user of a net metering284system.285

(30) "Net metering" means measuring the difference in an 286 applicable billing period between the electricity supplied by an 287 electric service provider and the electricity generated by a 288 customer-generator that is fed back to the electric service 289 provider. 290

(31) "Net metering system" means a facility for the291production of electrical energy that does all of the following:292

(a) Uses as its fuel either solar, wind, biomass, landfill293gas, or hydropower, or uses a microturbine or a fuel cell;294

(b) Is located on a customer-generator's premises; 295

(c) Operates in parallel with the electric utility's 296transmission and distribution facilities; 297

Sub. S. B. No. 289 As Passed by the Senate

(d) Is intended primarily to offset part or all of thecustomer-generator's requirements for electricity.299

(32) "Self-generator" means an entity in this state that owns
or hosts on its premises an electric generation facility that
or hosts on its premises an electric generation facility that
or hosts electricity primarily for the owner's consumption and
or hosts any such excess electricity to another entity,
or hosts installed or operated by the owner or by
or hosts an agent under a contract.

(33) "Rate plan" means the standard service offer in effect
306
on the effective date of the amendment of this section by S.B. 221
307
of the 127th general assembly, July 31, 2008.
308

(34) "Advanced energy resource" means any of the following: 309

(a) Any method or any modification or replacement of any
property, process, device, structure, or equipment that increases
the generation output of an electric generating facility to the
extent such efficiency is achieved without additional carbon
dioxide emissions by that facility;

(b) Any distributed generation system consisting of customer 315
 cogeneration of electricity and thermal output simultaneously 316
 technology; 317

(c) Clean coal technology that includes a carbon-based 318 product that is chemically altered before combustion to 319 demonstrate a reduction, as expressed as ash, in emissions of 320 nitrous oxide, mercury, arsenic, chlorine, sulfur dioxide, or 321 sulfur trioxide in accordance with the American society of testing 322 and materials standard D1757A or a reduction of metal oxide 323 emissions in accordance with standard D5142 of that society, or 324 clean coal technology that includes the design capability to 325 control or prevent the emission of carbon dioxide, which design 326 capability the commission shall adopt by rule and shall be based 327 on economically feasible best available technology or, in the 328 highest level of economically feasible design capability for which 330 there exists generally accepted scientific opinion; 331 (d) Advanced nuclear energy technology consisting of 332 generation III technology as defined by the nuclear regulatory 333 commission; other, later technology; or significant improvements 334 to existing facilities; 335 (e) Any fuel cell used in the generation of electricity, 336 including, but not limited to, a proton exchange membrane fuel 337 cell, phosphoric acid fuel cell, molten carbonate fuel cell, or 338 solid oxide fuel cell; 339 (f) Advanced solid waste or construction and demolition 340 debris conversion technology, including, but not limited to, 341 advanced stoker technology, and advanced fluidized bed 342 gasification technology, that results in measurable greenhouse gas 343 emissions reductions as calculated pursuant to the United States 344 environmental protection agency's waste reduction model (WARM). 345 (q) Demand-side management and any energy efficiency 346 improvement. 347 (35) "Air contaminant source" has the same meaning as in 348 section 3704.01 of the Revised Code. 349 (36) "Cogeneration technology" means technology that produces 350 electricity and useful thermal output simultaneously. 351 (37) "Renewable energy resource" means solar photovoltaic or 352 solar thermal energy, wind energy, power produced by a 353 hydroelectric facility, geothermal energy, fuel derived from solid 354 wastes, as defined in section 3734.01 of the Revised Code, through 355 fractionation, biological decomposition, or other process that 356 does not principally involve combustion, biomass energy, energy 357

absence of a determined best available technology, shall be of the

produced by cogeneration technology that is placed into service on 358 or before December 31, 2015, and for which more than ninety per 359

329

cent of the total annual energy input is from combustion of a 360 waste or byproduct gas from an air contaminant source in this 361 state, which source has been in operation since on or before 362 January 1, 1985, provided that the cogeneration technology is a 363 part of a facility located in a county having a population of more 364 than three hundred sixty-five thousand but less than three hundred 365 seventy thousand according to the most recent federal decennial 366 census, biologically derived methane gas, or energy derived from 367 nontreated by-products of the pulping process or wood 368 manufacturing process, including bark, wood chips, sawdust, and 369 lignin in spent pulping liquors. "Renewable energy resource" 370 includes, but is not limited to, any fuel cell used in the 371 generation of electricity, including, but not limited to, a proton 372 exchange membrane fuel cell, phosphoric acid fuel cell, molten 373 carbonate fuel cell, or solid oxide fuel cell; wind turbine 374 located in the state's territorial waters of Lake Erie; methane 375 gas emitted from an abandoned coal mine; storage facility that 376 will promote the better utilization of a renewable energy resource 377 that primarily generates off peak; or distributed generation 378 system used by a customer to generate electricity from any such 379 energy. As used in division (A)(35)(37) of this section, 380 "hydroelectric facility" means a hydroelectric generating facility 381 that is located at a dam on a river, or on any water discharged to 382 a river, that is within or bordering this state or within or 383 bordering an adjoining state and meets all of the following 384 standards: 385

(a) The facility provides for river flows that are not
386
detrimental for fish, wildlife, and water quality, including
seasonal flow fluctuations as defined by the applicable licensing
agency for the facility.

(b) The facility demonstrates that it complies with the water 390 guality standards of this state, which compliance may consist of 391

certification under Section 401 of the "Clean Water Act of 1977," 392 91 Stat. 1598, 1599, 33 U.S.C. 1341, and demonstrates that it has 393 not contributed to a finding by this state that the river has 394 impaired water quality under Section 303(d) of the "Clean Water 395 Act of 1977," 114 Stat. 870, 33 U.S.C. 1313. 396

(c) The facility complies with mandatory prescriptions
regarding fish passage as required by the federal energy
regulatory commission license issued for the project, regarding
fish protection for riverine, anadromous, and catadromous fish.

(d) The facility complies with the recommendations of the
401
Ohio environmental protection agency and with the terms of its
402
federal energy regulatory commission license regarding watershed
403
protection, mitigation, or enhancement, to the extent of each
404
agency's respective jurisdiction over the facility.

(e) The facility complies with provisions of the "Endangered 406
Species Act of 1973," 87 Stat. 884, 16 U.S.C. 1531 to 1544, as 407
amended. 408

(f) The facility does not harm cultural resources of the 409 area. This can be shown through compliance with the terms of its 410 federal energy regulatory commission license or, if the facility 411 is not regulated by that commission, through development of a plan 412 approved by the Ohio historic preservation office, to the extent 413 it has jurisdiction over the facility. 414

(g) The facility complies with the terms of its federal 415 energy regulatory commission license or exemption that are related 416 to recreational access, accommodation, and facilities or, if the 417 facility is not regulated by that commission, the facility 418 complies with similar requirements as are recommended by resource 419 agencies, to the extent they have jurisdiction over the facility; 420 and the facility provides access to water to the public without 421 fee or charge. 422

Sub. S. B. No. 289 As Passed by the Senate

(h) The facility is not recommended for removal by any
federal agency or agency of any state, to the extent the
particular agency has jurisdiction over the facility.

(B) For the purposes of this chapter, a retail electric 426 service component shall be deemed a competitive retail electric 427 service if the service component is competitive pursuant to a 428 declaration by a provision of the Revised Code or pursuant to an 429 order of the public utilities commission authorized under division 430 (A) of section 4928.04 of the Revised Code. Otherwise, the service 431 component shall be deemed a noncompetitive retail electric 432 service. 433

Section 2. That existing sections 3706.25 and 4928.01 of the434Revised Code are hereby repealed.435

Section 3. Section 4928.01 of the Revised Code is presented 436 in this act as a composite of the section as amended by both Am. 437 Sub. S.B. 181 and Am. Sub. S.B. 232 of the 128th General Assembly. 438 The General Assembly, applying the principle stated in division 439 (B) of section 1.52 of the Revised Code that amendments are to be 440 harmonized if reasonably capable of simultaneous operation, finds 441 that the composite is the resulting version of the section in 442 effect prior to the effective date of the section as presented in 443 this act. 444