Sixty-fifth Legislative Assembly of North Dakota

SENATE BILL NO. 2314

Introduced by

Senator Unruh

Representative Porter

1 A BILL for an Act to amend and reenact sections 49-02-03, 49-02-28, and 49-02-34 of the North

2 Dakota Century Code, relating to energy rates and resources and renewable energy production.

3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 SECTION 1. AMENDMENT. Section 49-02-03 of the North Dakota Century Code is

5 amended and reenacted as follows:

6 **49-02-03.** Power of public service commission to establish rates.

7 The commission shall supervise the rates of all public utilities. It shall have the power, after 8 notice and hearing, to originate, establish, modify, adjust, promulgate, and enforce tariffs, rates, 9 joint rates, and charges of all public utilities. Whenever the commission, after hearing, shall find 10 any existing rates, tariffs, joint rates, or schedules unjust, unreasonable, insufficient, unjustly 11 discriminatory, or otherwise in violation of any of the provisions of this title, the commission by 12 order shall fix reasonable rates, joint rates, charges, or schedules to be followed in the future in 13 lieu of those found to be unjust, unreasonable, insufficient, unjustly discriminatory, or otherwise 14 in violation of any provision of law. The commission shall create rules prohibiting a utility from 15 passing on a rate increase that is necessary solely to sell electricity to another state for the 16 purpose of meeting or exceeding another state's renewable energy mandates. 17 SECTION 2. AMENDMENT. Section 49-02-28 of the North Dakota Century Code is 18 amended and reenacted as follows: 19 49-02-28. State renewable and recycled energy objectivedispatch policy. 20 The legislative assembly establishes a state renewable and recycled energy objective that-21 ten percent of all electricity sold at retail within the state by the year 2015 be obtained from-22 renewable energy and recycled energy sources. The objective must be measured by qualifying-23 megawatt-hours delivered at retail or by certificates representing credits purchased and retired

24 to offset nonqualifying retail sales. This objective is voluntary and there is no penalty or sanction-

Sixty-fifth Legislative Assembly

1 for a retail provider of electricity that fails to meet this objective. The objective applies to all retail-2 providers of electricity in the state, regardless of the ownership status of the electricity retailer. 3 Municipal and cooperative utilities that receive wholesale electricity through a municipal power-4 agency or generation and transmission cooperative may aggregate their renewable and 5 recycled energy objective resources to meet this objective policy to encourage electrical 6 distribution or dispatch be based first on market-based economic decisions, with all other things 7 being equal, lowest cost sources should be dispatched before higher variable operating cost 8 sources in sequential order as electricity demands increase. 9 SECTION 3. AMENDMENT. Section 49-02-34 of the North Dakota Century Code is 10 amended and reenacted as follows: 11 49-02-34. Public reporting on progress toward meeting theenergy resources and 12 renewable energy and recycled energy objective production. 13 Commencing on June 30, 20092017, retail providers shall report annually on the provider's 14 previous calendar year's energy sales and direct employment. This The report must include 15 information regarding qualifying electricity delivered and renewable energy delivered and 16 renewable and recycled energy certificates purchased and retired as a percentage of annual 17 retail sales and a brief narrative report that describes steps taken to meet the objective over-18 time and identifies any challenges or barriers encountered in meeting the objective. The last 19 annual report must be made on June 30, 2016. Retail providers shall report to the public service-20 commission, which shall make data and narrative reports publicly available and accessible-21 electronically on the internet. including a certification that out-of-state mandates are not 22 affecting rates in this state. The report must include the aggregate pretax cost per megawatt 23 hour of all energy resources and all direct employment figures for energy production. 24 Distribution cooperatives may aggregate their reporting through generation and transmission 25 cooperatives and municipal utilities may aggregate their reporting through a municipal power 26 agency. All information reported under this section must be publicly available and accessible. 27 electronically.