

AMENDMENTS TO HOUSE BILL NO. 80

Sponsor: REPRESENTATIVE GEORGE

Printer's No. 2350

1 Amend Bill, page 6, line 2, by striking out "(E) (6) AND (7)"
2 and inserting

3 (e) (6), (7) and (12)

4 Amend Bill, page 17, by inserting between lines 3 and 4

5 (12) (i) Unless a contractual provision explicitly
6 assigns alternative energy credits in a different manner,
7 the owner of the alternative energy system or a customer-
8 generator owns any and all alternative energy credits
9 associated with or created by the production of electric
10 energy by such facility or customer, and the owner or
11 customer shall be entitled to sell, transfer or take any
12 other action to which a legal owner of property is
13 entitled to take with respect to the credits.

14 (ii) This paragraph shall apply to all alternative
15 energy credits created pursuant to this act.

16 Amend Bill, page 25, by inserting between lines 28 and 29

17 Section 5. Repeals are as follows:

18 (1) The General Assembly declares that the repeal under
19 paragraph (2) is necessary to effectuate the amendment of
20 section 3(e)(12) of the act.

21 (2) Section 3.1 of the act of July 17, 2007 (P.L.114,
22 No.35), entitled "An act amending the act of November 30,
23 2004 (P.L.1672, No.213), entitled, 'An act providing for the
24 sale of electric energy generated from renewable and
25 environmentally beneficial sources, for the acquisition of
26 electric energy generated from renewable and environmentally
27 beneficial sources by electric distribution and supply
28 companies and for the powers and duties of the Pennsylvania
29 Public Utility Commission,' further providing for the
30 definitions of 'alternative energy credit,' 'customer-
31 generator,' 'force majeure,' 'net metering,' and 'Tier I
32 alternative energy source,' for alternative energy portfolio
33 standards, for portfolio requirements in other states and for
34 interconnection standards for customer-generator facilities,"
35 is repealed.

1 Section 6. The amendment of section 3(e)(12) of the act
2 shall apply to all alternative energy credits created under the
3 act on or after the effective date of this section, regardless
4 of when any underlying contract for the purchase of electric
5 energy or other products from the generator that qualifies as an
6 alternative energy system was executed.

7 Amend Bill, page 25, line 29, by striking out "5" and
8 inserting

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