## 2013 DRAFTING REQUEST

Bill						
Received:	1/3/2013 As time permits Glenn Grothman (608) 266-7513			Received By:	mkunkel	
Wanted:				Same as LRB:		
For:				By/Representing: Rachel		
May Contact:				Drafter:	mkunkel	
Subject: Public Util energy			•	Addl. Drafters:		
			]	Extra Copies:	EVM	
Submit via e Requester's e Carbon copy	email: Sen.	6 Grothman@le	gis.wiscons	in.gov		
Pre Topic:						
No specific 1	pre topic given					
Topic:						
Limit renew	able portfolio standard	ls to 2012 requi	rements			
Instructions	S:					
See attached	l					
Drafting Hi	story:					
Vers. Draft	ted Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
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FE Sent For:							

<**END>** 

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Instructions:			
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Drafting Hist	ory:		
Vers. Drafted /? mkunk		Submitted	<u>Jacketed</u> <u>Required</u>

FE Sent For:



State of Misconsin 2013 - 2014 LEGISLATURE







**2013 BILL** 

*\*\** 1

AN ACT ...; relating to: renewable energy requirements for retail electric utilities

and cooperatives.

### Analysis by the Legislative Reference Bureau

Under current law, a retail electric utility or cooperative (electric provider) is subject to certain requirements for ensuring that, in a given year, a specified percentage of the electricity that the electric provider sells to retail customers or members is derived from renewable energy. In 2006 to 2009, an electric provider was required to ensure that the percentage of renewable energy sold to its customers or members did not decrease below its baseline renewable percentage, which is defined as the average percentage of renewable energy sold in 2001 to 2003. In 2010, an electric provider was required to increase its percentage of renewable energy sold to 2 percentage points above its baseline renewable percentage. In 2011 to 2014, an electric provider is required to ensure that its percentage of renewable energy sold does not decrease below the percentage required for 2010. In 2015, an electric provider is required to increase its percentage of renewable energy sold to 6 percentage points above its baseline renewable percentage. In 2016 and each year thereafter, an electric provider is required to ensure that is percentage of renewable energy sold does not decrease below the percentage required in 2015.

This bill changes the above deadlines by requiring an electric provider to ensure that the percentage of renewable energy sold to its customers and members in 2011 and each year thereafter does not decrease below the percentage required under

#### **BILL**

current law for 2010, which is 2 percentage points above its baseline renewable percentage.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 196.378 (2) (a) 2. c. of the statutes is amended to read:

196.378 (2) (a) 2. c. For the years 2011, 2012, 2013, and 2014 and each year

- 3 <u>thereafter</u>, each electric provider may not decrease its renewable energy percentage
- below the electric provider's renewable energy percentage required under subd. 2.
- 5 b.

6 History: 1999 a. 9; 2001 a. 30; 2005 a. 141; 2009 a. 40, 406; 2011 a. 34, 155. SECTION 2. 196.378 (2) (a) 2. d. of the statutes is repealed.

7 **SECTION 3.** 196.378 (2) (a) 2. e. of the statutes is repealed.

8 (END)

d-note

# DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-0984/1dn MDK:/....

vate

Sen. Grothman:

Current law allows the PSC to approve delays in complying with renewable portfolio standard (RPS) deadlines. See s. 196.378 (2) (e), (f), and (g). Because I don't know whether the PSC has approved any delays that are still in effect, I did not repeal the foregoing provisions in this draft. However, if the PSC has not approved any delays, or if all of the delays that have been approved are no longer in effect, you may want to revise this bill to repeal the foregoing provisions. Let me know if you want me to contact the PSC about this issue.

Mark D. Kunkel Senior Legislative Attorney Phone: (608) 266–0131

E-mail: mark.kunkel@legis.wisconsin.gov

### LRB-0984/1dn MDK:jld:jf

# DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

January 21, 2013

Sen. Grothman:

Current law allows the PSC to approve delays in complying with renewable portfolio standard (RPS) deadlines. See s. 196.378 (2) (e), (f), and (g). Because I don't know whether the PSC has approved any delays that are still in effect, I did not repeal the foregoing provisions in this draft. However, if the PSC has not approved any delays, or if all of the delays that have been approved are no longer in effect, you may want to revise this bill to repeal the foregoing provisions. Let me know if you want me to contact the PSC about this issue.

Mark D. Kunkel Senior Legislative Attorney Phone: (608) 266–0131

E-mail: mark.kunkel@legis.wisconsin.gov

## Barman, Mike

From:

VerVelde, Rachel

Sent:

Monday, February 25, 2013 5:31 PM

To:

Subject:

Draft Review: LRB -0984/1 Topic: Limit renewable portfolio standards to 2012 requirements

Please Jacket LRB -0984/1 for the SENATE.