

116TH CONGRESS 1ST SESSION H.R. 1502

To modernize the Public Utility Regulatory Policies Act of 1978, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 5, 2019

Mr. Walberg (for himself, Mr. Gianforte, and Mr. Mitchell) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To modernize the Public Utility Regulatory Policies Act of 1978, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "PURPA Modernization
- 5 Act of 2019".
- 6 SEC. 2. LOCATION OF SMALL POWER PRODUCTION FACILI-
- 7 **TIES.**
- 8 (a) Rebuttable Presumption.—The Federal En-
- 9 ergy Regulatory Commission shall, not later than 180
- 10 days after the date of enactment of this Act, publish in

- 1 the Federal Register a final rule amending its regulations
- 2 implementing section 3(17)(A)(ii) of the Federal Power
- 3 Act (16 U.S.C. 796(17)(A)(ii)), regarding the method for
- 4 determining whether facilities are considered to be located
- 5 at the same site as the facility for which qualification is
- 6 sought for the purpose of calculating power production ca-
- 7 pacity, to provide a rebuttable presumption that—
- 8 (1) facilities located one mile or more away
- 9 from each other are not located at the same site;
- 10 and
- 11 (2) facilities located within one mile of each
- other are located at the same site.
- 13 (b) Overcoming the Presumption.—
- 14 (1) In general.—Except as provided in para-
- graph (3), the Commission shall allow any person
- 16 (as defined in section 385.102 of title 18, Code of
- 17 Federal Regulations, as in effect on the date of en-
- actment of this Act) to rebut the presumption de-
- scribed in subsection (a).
- 20 (2) Factors to be considered.—In deter-
- 21 mining whether a facility is considered to be located
- at the same site as the facility for which qualifica-
- 23 tion is sought, the Commission shall take into ac-
- count, to the extent practicable, the following fac-
- 25 tors:

1	(A) The extent to which the owners or op-
2	erators of the facilities are affiliated or associ-
3	ated with each other, or are under the control
4	of the same company or person.
5	(B) The extent to which the owners or op-
6	erators of the facilities have treated the facili-
7	ties as a single project for purposes of other
8	regulatory filings or applications.
9	(C) Whether the facilities use the same en-
10	ergy resource.
11	(D) Whether the facilities have a common
12	generator lead line or connect at the same or
13	nearby interconnection points or substations.
14	(E) The extent to which the owners or op-
15	erators of the facilities have a common land
16	lease or land rights with respect to land on
17	which the facilities are located.
18	(F) The extent to which the owners or op-
19	erators of the facilities have common financing
20	with respect to the facilities.
21	(G) The extent to which the facilities are
22	part of a common development plan or permit-
23	ting effort, even if the interconnection of the fa-

cilities occurs at separate points.

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1	(3) Exception.—Paragraphs (1) and (2) shall
2	not apply with respect to a facility that, as of the
3	date of enactment of this Act—
4	(A) produces both electric energy and use-
5	ful thermal energy; and
6	(B) on a million British thermal unit basis,
7	uses at least 80 percent of its total annual ag-
8	gregate net output of electric energy and useful
9	thermal energy for onsite industrial, commer-
10	cial, or institutional purposes, rather than for
11	sale.
12	(c) Affiliation and Association.—The Commis-
13	sion shall consider the owners or operators of facilities to
14	be affiliated or associated for purposes of this section if
15	they are affiliates or associate companies within the mean-
16	ing of those terms as defined in section 1262 of the Public
17	Utility Holding Company Act of 2005 (42 U.S.C. 16451).
18	(d) Control.—The Commission shall consider the
19	owner or operator of a facility to be under the control of
20	a company or person for purposes of this section if—
21	(1) the company or person directly or indirectly
22	owns, controls, or holds, with power to vote, 10 per-
23	cent or more of the outstanding voting securities of
24	the owner or operator; or

1 (2) the Commission determines, after notice 2 and opportunity for hearing, that the company or 3 person exercises, directly or indirectly (either alone 4 or pursuant to an arrangement or understanding 5 with one or more companies or persons), a control-6 ling influence over the management of the owner or 7 operator.

8 SEC. 3. NONDISCRIMINATORY ACCESS.

9 Section 210(m) of the Public Utility Regulatory Poli-10 cies Act of 1978 (16 U.S.C. 824a–3(m)) is amended by 11 adding at the end the following:

"(8) Nondiscriminatory access.—

"(A) In general.—For purposes of this subsection, except as provided in subparagraph (B), a qualifying small power production facility with an installed generation capacity of 2.5 megawatts or greater is presumed to have non-discriminatory access to transmission and interconnection services and wholesale markets described in subparagraphs (A), (B), or (C) of paragraph (1).

"(B) EXCEPTION.—Subparagraph (A) does not apply to a qualifying small power production facility that, as of the date of enactment of this paragraph—

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1	"(i) produces both electric energy and
2	useful thermal energy; and
3	"(ii) on a million British thermal unit
4	basis, uses at least 80 percent of its total
5	annual aggregate net output of electric en-
6	ergy and useful thermal energy for onsite
7	industrial, commercial, or institutional pur-
8	poses, rather than for sale.".
9	SEC. 4. RECOGNITION OF STATE OR LOCAL DETERMINA-
10	TIONS.
11	Section 210(m) of the Public Utility Regulatory Poli-
12	cies Act of 1978 (16 U.S.C. 824a-3(m)), as amended by
13	section 3, is further amended by adding at the end the
14	following:
15	"(9) State or local determination.—After
16	the date of enactment of this paragraph, no electric
17	utility shall be required to enter into a new contract
18	or obligation to purchase electric energy under this
19	section from a qualifying small power production fa-
20	cility that is not a qualifying small power production
21	facility described in paragraph (8)(B) if the appro-
22	priate State regulatory agency or non-regulated elec-
23	tric utility finds, and submits to the Commission a
24	written determination, that—

"(A) the electric utility has no need to purchase electric energy from such qualifying small power production facility in the amounts to be offered within the timeframe proposed by the qualifying small power production facility, consistent with the needs for electric energy and the timeframe for those needs as specified in an electric utility's integrated resource plan, in order to meet its obligation to serve customers; or

"(B) the electric utility employs integrated resource planning and conducts a competitive resource procurement process for long-term energy resources that provides an opportunity for qualifying small power production facilities to supply electric energy to the electric utility in accordance with the integrated resource plan of the electric utility."

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