CERTIFICATION OF ENROLLMENT

SENATE BILL 5989

Chapter 147, Laws of 2009

61st Legislature 2009 Regular Session

GREENHOUSE GAS EMISSIONS PERFORMANCE STANDARD

EFFECTIVE DATE: 07/26/09

Passed by the Senate March 2, 2009 CERTIFICATE YEAS 47 NAYS 0 I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5989** as passed by the Senate and the BRAD OWEN President of the Senate House of Representatives on the Passed by the House April 8, 2009 dates hereon set forth. YEAS 98 NAYS 0 THOMAS HOEMANN FRANK CHOPP Secretary Speaker of the House of Representatives Approved April 20, 2009, 2:36 p.m. FILED

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

April 20, 2009

SENATE BILL 5989

Passed Legislature - 2009 Regular Session

State of Washington

61st Legislature

2009 Regular Session

By Senator Sheldon

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Read first time 02/12/09. Referred to Committee on Environment, Water & Energy.

- AN ACT Relating to the greenhouse gas emissions performance standard under chapter 80.80 RCW; and amending RCW 80.80.060.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 80.80.060 and 2007 c 307 s 8 are each amended to read 5 as follows:
 - (1) No electrical company may enter into a long-term financial commitment unless the baseload electric generation supplied under such a long-term financial commitment complies with the greenhouse gases emissions performance standard established under RCW 80.80.040.
 - (2) In order to enforce the requirements of this chapter, the commission shall review in a general rate case or as provided in subsection (5) of this section any long-term financial commitment entered into by an electrical company after June 30, 2008, to determine whether the baseload electric generation to be supplied under that long-term financial commitment complies with the greenhouse gases emissions performance standard established under RCW 80.80.040.
- 17 (3) In determining whether a long-term financial commitment is for 18 baseload electric generation, the commission shall consider the design 19 of the power plant and its intended use, based upon the electricity

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- purchase contract, if any, permits necessary for the operation of the power plant, and any other matter the commission determines is relevant under the circumstances.
- (4) Upon application by an electric utility, the commission may provide a case-by-case exemption from the greenhouse gases emissions performance standard to address: (a) Unanticipated electric system reliability needs; or (b) catastrophic events or threat of significant financial harm that may arise from unforeseen circumstances.
- (5) Upon application by an electrical company, the commission shall determine whether the company's proposed decision to acquire electric generation or enter into a power purchase agreement for electricity complies with the greenhouse gases emissions performance standard established under RCW 80.80.040((, whether the company has a need for $the-resource_7-and-whether-the-specific-resource-selected-is$ appropriate. The commission shall take into consideration factors such as-the-company's-forecasted-loads,-need-for-energy,-power-plant technology, — expected — costs, — and — other — associated — investment The commission shall not decide in a proceeding under decisions)). this subsection (5) issues involving the actual costs to construct and operate the selected resource, cost recovery, or other issues reserved by the commission for decision in a general rate case or other proceeding for recovery of the resource or contract costs. ((A proceeding-under-this-subsection-(5)-shall-be-conducted-pursuant-to chapter-34.05-RCW-(part-IV). The-commission-shall-adopt-rules-to provide that the schedule for a proceeding under this subsection takes into account both (a) the needs of the parties to the proposed resource acquisition or power purchase agreement for timely decisions that allow transactions-to-be-completed;-and-(b)-the-procedural-rights-to-be provided - to - parties - in - chapter - 34.05 - RCW - (part - IV), - including intervention, discovery, briefing, and hearing.))
- (6) An electrical company may account for and defer for later consideration by the commission costs incurred in connection with ((the)) a long-term financial commitment, including operating and maintenance costs, depreciation, taxes, and cost of invested capital. The deferral begins with the date on which the power plant begins commercial operation or the effective date of the power purchase agreement and continues for a period not to exceed twenty-four months; provided that if during such period the company files a general rate

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case or other proceeding for the recovery of such costs, deferral ends 1 2 on the effective date of the final decision by the commission in such proceeding. Creation of such a deferral account does not by itself 3 determine the actual costs of the long-term financial commitment, 4 5 whether recovery of any or all of these costs is appropriate, or other issues to be decided by the commission in a general rate case or other 6 7 proceeding for recovery of these costs. For the purpose of this subsection (6) only, the term "long-term financial commitment" also 8 includes an electric company's ownership or power purchase agreement 9 with a term of five or more years associated with an eligible renewable 10 resource as defined in RCW 19.285.030. 11

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- (7) The commission shall consult with the department to apply the procedures adopted by the department to verify the emissions of greenhouse gases from baseload electric generation under RCW 80.80.040. The department shall report to the commission whether baseload electric generation will comply with the greenhouse gases emissions performance standard for the duration of the period the baseload electric generation is supplied to the electrical company.
- (8) The commission shall adopt rules for the enforcement of this section with respect to electrical companies and adopt procedural rules for approving costs incurred by an electrical company under subsection (4) of this section.
- 23 (9) The commission shall adopt rules necessary to implement this 24 section by December 31, 2008.

Passed by the Senate March 2, 2009. Passed by the House April 8, 2009. Approved by the Governor April 20, 2009. Filed in Office of Secretary of State April 20, 2009.

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