

CERTIFICATION OF ENROLLMENT

HOUSE BILL 2708

63rd Legislature
2014 Regular Session

Passed by the House February 12, 2014
Yeas 97 Nays 1

Speaker of the House of Representatives

Passed by the Senate March 7, 2014
Yeas 49 Nays 0

President of the Senate

Approved

Governor of the State of Washington

CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2708** as passed by the House of Representatives and the Senate on the dates hereon set forth.

Chief Clerk

FILED

**Secretary of State
State of Washington**

HOUSE BILL 2708

Passed Legislature - 2014 Regular Session

State of Washington

63rd Legislature

2014 Regular Session

By Representatives Tarleton, Short, DeBolt, Fey, Freeman, Hudgins, Lytton, Smith, Morrell, Ortiz-Self, Springer, Pollet, and Muri

Read first time 01/28/14. Referred to Committee on Technology & Economic Development.

1 AN ACT Relating to a qualified alternative energy resource; and
2 amending RCW 19.29A.090.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 19.29A.090 and 2012 c 112 s 1 are each amended to read
5 as follows:

6 (1) Beginning January 1, 2002, each electric utility must provide
7 to its retail electricity customers a voluntary option to purchase
8 qualified alternative energy resources in accordance with this section.

9 (2) Each electric utility must include with its retail electric
10 customer's regular billing statements, at least quarterly, a voluntary
11 option to purchase qualified alternative energy resources. The option
12 may allow customers to purchase qualified alternative energy resources
13 at fixed or variable rates and for fixed or variable periods of time,
14 including but not limited to monthly, quarterly, or annual purchase
15 agreements. A utility may provide qualified alternative energy
16 resource options through either: (a) Resources it owns or contracts
17 for; or (b) the purchase of credits issued by a clearinghouse or other
18 system by which the utility may secure, for trade or other

1 consideration, verifiable evidence that a second party has a qualified
2 alternative energy resource and that the second party agrees to
3 transfer such evidence exclusively to the benefit of the utility.

4 (3) For the purposes of this section, a "qualified alternative
5 energy resource" means the electricity or thermal energy produced from
6 generation facilities that are fueled by: (a) Wind; (b) solar energy;
7 (c) geothermal energy; (d) landfill gas; (e) wave or tidal action; (f)
8 gas produced during the treatment of wastewater; (g) qualified
9 hydropower; or (h) biomass energy based on animal waste or solid or
10 liquid organic fuels from wood, forest, or field residues, or dedicated
11 energy crops that do not include wood pieces that have been treated
12 with chemical preservatives such as creosote, pentachlorophenol, or
13 copper-chrome-arsenic.

14 (4) For the purposes of this section, "qualified hydropower" means
15 the energy produced either: (a) As a result of modernizations or
16 upgrades made after June 1, 1998, to hydropower facilities operating on
17 May 8, 2001, that have been demonstrated to reduce the mortality of
18 anadromous fish; or (b) by run of the river or run of the canal
19 hydropower facilities that are not responsible for obstructing the
20 passage of anadromous fish.

21 (5) The rates, terms, conditions, and customer notification of each
22 utility's option or options offered in accordance with this section
23 must be approved by the governing body of the consumer-owned utility or
24 by the commission for investor-owned utilities. All costs and benefits
25 associated with any option offered by an electric utility under this
26 section must be allocated to the customers who voluntarily choose that
27 option and may not be shifted to any customers who have not chosen such
28 option. Utilities may pursue known, lawful aggregated purchasing of
29 qualified alternative energy resources with other utilities to the
30 extent aggregated purchasing can reduce the unit cost of qualified
31 alternative energy resources, and are encouraged to investigate
32 opportunities to aggregate the purchase of alternative energy resources
33 by their customers. Aggregated purchases by investor-owned utilities
34 must comply with any applicable rules or policies adopted by the
35 commission related to least-cost planning or the acquisition of
36 renewable resources.

37 (6) Each consumer-owned utility must maintain and make available
38 upon request of the department and each investor-owned utility must

1 maintain and make available upon request of the commission information
2 describing the option or options it is offering its customers under the
3 requirements of this section, the rate of customer participation, the
4 amount of qualified alternative energy resources purchased by
5 customers, the amount of utility investments in qualified alternative
6 energy resources, and the results of pursuing aggregated purchasing
7 opportunities. The department and the commission shall report the
8 information to the appropriate committees of the legislature upon
9 request.

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