A BILL TO BE ENTITLED

AN ACT (1) TO REQUIRE THE NORTH CAROLINA UTILITIES COMMISSION TO
ESTABLISH TIERED ELECTRICITY RATES FOR RESIDENTIAL, COMMERCIAL,
PUBLIC, AND INDUSTRIAL CUSTOMERS TO ENCOURAGE ENERGY
CONSERVATION AND ENERGY EFFICIENCY; (2) TO CREATE THE ENERGY
EFFICIENCY PUBLIC BENEFIT LOAN FUND TO BE USED FOR LOANS TO
CUSTOMERS FOR THE COSTS OF CERTAIN ENERGY EFFICIENCY OR
RENEWABLE ENERGY PROJECTS; AND (3) TO CREATE AN INCENTIVE FOR
CONSUMERS TO PURCHASE ENERGY STAR QUALIFIED HOUSEHOLD
PRODUCTS.

The General Assembly of North Carolina enacts:

SECTION 1. Article 7 of Chapter 62 of the General Statutes is amended by adding
a new section to read:

"§ 62-155.1. Electric power tiered rates established.

The Commission shall develop, for the purpose of promoting energy conservation and
energy efficiency, a rate structure for all residential, commercial, public, and industrial
customers of electric power generated by electric public utilities. The rate structure shall
include all of the following elements:

(1) The rate structure shall be inverted. Under the inverted rate structure, the use
of larger quantities of electricity shall result in a higher price per kilowatt
hour for the customer; lower usage shall result in a lower price.

(2) The rate structure shall be in the form of tiered blocks. The inverted tiered
block rate structure shall allow that, when energy usage within a month or
other billing period exceeds one tiered block, the customer shall begin to pay
a higher rate for energy use in the next higher tiered block. Electricity used
during peak demand periods, as that term is defined by the Commission,
shall be charged at a higher tiered rate for the purpose of leveling out peak
demand and minimizing the need for excess polluting generating capacity.

(3) Separate inverted tiered block rate structures shall be developed for
residential, commercial, public, and industrial customers.

(4) The number of inverted tiered blocks for residential, commercial, public, and
industrial customers and the cost thresholds the tiered blocks represent shall
be developed for the purpose of achieving the goals of promoting energy
conservation and energy efficiency as provided in this section.
(5) The inverted tiered block rate structure for residential customers shall be
designed to avoid a negative economic impact on low-income families and
rental units.

(6) The inverted tiered block rate structure for residential customers shall be
scaled to achieve a forty percent (40%) to sixty percent (60%) statewide
reduction in electricity consumption from 2010 levels within 10 years.

(7) The inverted tiered block rate structure for industrial and commercial
customers shall be tailored on a case-by-case basis to maximize the financial
benefit of investing in energy efficiency and job creation.

(8) All inverted tiered block rate structures shall be designed to guarantee
electric public utilities regulated by the provisions of this Chapter will
receive a reasonable rate of return on their capital expenditures."

SECTION 2. Article 7 of Chapter 62 of the General Statutes is amended by adding
a new section to read:


(a) Loan Fund Created. – The Energy Efficiency Public Benefit Loan Fund is created.
The Commission shall contract with a third-party administrator or an independent government
agency to administer this Loan Fund. The Loan Fund shall consist of funds from any of the
following sources:

(1) The proceeds from the avoidable pollution tax levied on the sale of energy
inefficient household products under Article 5H of Chapter 105 of the
General Statutes.

(2) The difference in revenues collected from the highest tiered block of the
tiered rate structure developed under G.S. 62-155.1 and the revenues that
would have been due based upon the next lower tiered rate block of the
tiered rate structure.

(3) The difference in the rate of return on capital expenditures for an electric
public utility prior to the closure of a peak demand electric power facility or
other peak demand electric power generating source for that utility and the
rate of return on capital expenditures for the utility after the closure.

(4) Any interest paid on loans made from the Energy Efficiency Public Benefit
Loan Fund.

(b) Purpose of Loan Fund. – The purpose of the Energy Efficiency Public Benefit Loan
Fund is to issue loans, subject to subsection (e) of this section, to customers to be used to invest
in energy efficiency and renewable energy projects in order to promote energy efficiency,
energy conservation, and a reduction in electric energy consumption.

(c) Loan Payments. – Loan payments due to be paid by the customer shall be integrated
within each monthly, or other billing period, utility bill and shall reflect the savings that result
from the energy efficiency and renewable energy made by the customer as previously
determined at the time the customer entered into the loan agreement.

(d) Eligible Projects. – The only efficiency and renewable energy projects that are
eligible for loans under this section are projects that can be shown to the satisfaction of the
administrator of the Energy Efficiency Public Benefit Loan Fund to result in a lower utility bill
for that customer when the utility bill includes the loan payment amount due under subsection
(c) of this section.

(e) Grants to Low-Income Households. – The Energy Efficiency Public Benefit Loan
Fund may be used to issue grants to low-income ratepayers to be used to invest in energy
efficiency and renewable energy projects.

(f) Definitions. – As used in this section, 'renewable energy resources' has the same
meaning as in G.S. 62-133.8.
(g) Authority to Adopt Rules. – The Commission may adopt rules to implement this section."

SECTION 3. Chapter 105 of the General Statutes is amended by adding a new Article to read:

"Article 5H.
"Avoidable Pollution Tax for Certain Energy Inefficient Products.

"§ 105-187.70. Definitions.
The definitions in G.S. 105-164.3 apply to this Article, except that the term "sale" does not include lease or rental. The term "energy inefficient product" means a product that (i) is placed in service for residential purposes, (ii) belongs to a product category that is evaluated by the United States Environmental Protection Agency and the United States Department of Energy for purposes of setting energy efficiency guidelines and of qualifying products within the category for the Energy Star label, and (iii) does not qualify for the Energy Star label.

"§ 105-187.71. Tax imposed.
A privilege tax is imposed on an energy inefficient product retailer for each new energy inefficient product that is sold by the retailer. An excise tax is imposed on a new energy inefficient product outside the State for storage, use, or consumption in this State. The rate of the privilege tax and the excise tax is five percent (5%) of the sales price of the energy inefficient product. These taxes are in addition to all other taxes.

"§ 105-187.72. Administration.
The privilege tax this Article imposes on an energy inefficient product retailer is an additional State sales tax, and the excise tax this Article imposes on the storage, use, or consumption of a new energy inefficient product in this State is an additional State use tax. Except as otherwise provided in this Article, these taxes shall be collected and administered in the same manner as the State sales and use taxes imposed by Article 5 of this Chapter. As under Article 5 of this Chapter, the additional State sales tax paid when an energy inefficient product is sold at retail is a credit against the additional State use tax imposed on the storage, use, or consumption of the same energy inefficient product.

"§ 105-187.73. Exemptions and refunds.
Except for the exemption for sales a state cannot constitutionally tax, the exemptions and refunds allowed in Article 5 of this Chapter do not apply to the taxes imposed by this Article.

"§ 105-187.74. Use of tax proceeds.
The Secretary must credit the taxes collected under this Article, less the Department of Revenue's allowance for administrative expenses, to the Energy Efficiency Public Benefit Loan Fund created in G.S. 62-155.2. The Secretary may retain the Department's cost of collection, not to exceed four hundred twenty-five thousand dollars ($425,000) a year, as reimbursement to the Department.

"§§ 105-187.75 through 105-187.79: Reserved for future codification purposes."

SECTION 4. This act becomes effective January 1, 2012.