# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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## HOUSE BILL 130

## Second Edition Engrossed 3/15/23 Senate Agriculture, Energy, and Environment Committee Substitute Adopted 6/1/23 Senate Finance Committee Substitute Adopted 6/6/23

Short Title: Energy Choice/Solar Decommissioning Rqmts.

(Public)

Sponsors:

1

Referred to:

February 16, 2023

A BILL TO BE ENTITLED

2	AN ACT TO (I) LIMIT CITIES AND COUNTIES FROM PROHIBITING CONSUMER
3	CHOICE OF ENERGY SERVICE BASED UPON THE TYPE OR SOURCE OF ENERGY
4	TO BE DELIVERED AND (II) REQUIRE RESPONSIBLE DECOMMISSIONING OF
5	NEWLY SITED UTILITY-SCALE SOLAR PROJECTS UPON CESSATION OF
6	OPERATIONS.
7	The General Assembly of North Carolina enacts:
8	
9	PART I. PRESERVING CHOICES FOR CONSUMERS
10	SECTION 1.(a) Article 8 of Chapter 160A of the General Statutes is amended by
11	adding a new section to read:
12	"§ 160A-203.3. Limitations on regulation of energy choice.
13	(a) <u>A city shall not adopt an ordinance that prohibits, or has the effect of prohibiting,</u>
14	either of the following:
15	(1) The connection, reconnection, modification, or expansion of an energy service
16	based upon the type or source of energy to be delivered to an individual or any
17	other person as the end-user of the energy service.
18	(2) The sale, purchase, or installation of an appliance utilized for cooking, space
19	heating, water heating, or any other appliance included under the definition of
20	"white goods" pursuant to G.S. 130A-290(a).
21	(b) As used in this section, "energy service" means the energy source that a consumer
22	may choose to use to illuminate, heat, or cool buildings; produce hot water; operate equipment;
23	operate appliances; or any other similar activities, where the energy source is derived from one
24	or more of a variety of sources such as natural gas, renewable gas, hydrogen, liquified petroleum
25	gas, renewable liquified petroleum gas, or other liquid petroleum products and that is delivered
26	to the consumer by an entity legally authorized to provide such service or electricity that is
27	derived from one or more sources of electric generation and is delivered to the consumer by an
28	entity legally authorized to provide such service and the distribution of the electricity occurs
29	according to the territorial rights established by G.S. 62-110.2, 160A-331.2, or 160A-332. For
30	purposes of this section, the terms "renewable gas" and "renewable liquified petroleum gas" shall
31	mean gas derived from a renewable energy resource, as that term is defined by
32 33	<u>G.S. 62-133.8(a)(8).</u> (c) Nothing in this section shall be construed to (i) limit the ability of a city to choose the
	(c) Nothing in this section shall be construed to (i) limit the ability of a city to choose the

33 (c) Nothing in this section shall be construed to (1) limit the ability of a city to choose the 34 energy service for property owned by the city, (ii) prohibit a city from recovering reasonable



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costs associated	with reviewing and issuing a permit, (iii) affect the authority of	of a city to manage
	-owned utility, including a city's authority to require persons res	
	obtain energy service from a city-owned utility or a joint munic	
-	re a member, or (iv) impair a contract executed pursuant to G.	
•	date of this section for the supply of electric service.	<u>-</u>
	vithstanding any authority granted to municipalities to adopt	local ordinances,
	ance that prohibits or has the effect of prohibiting the activ	
	f this section shall be invalid."	
	<b>TION 1.(b)</b> Article 6 of Chapter 153A of the General Statut	tes is amended by
adding a new se	-	2
-	. Limitations on regulation of energy choice.	
	unty shall not adopt an ordinance that prohibits, or has the effe	ect of prohibiting,
either of the fol		•
(1)	The connection, reconnection, modification, or expansion of	f an energy service
	based upon the type or source of energy to be delivered to an	n individual or any
	other person as the end-user of the energy service.	
<u>(2)</u>	The sale, purchase, or installation of an appliance utilized f	for cooking, space
	heating, water heating, or any other appliance included under	
	"white goods" pursuant to G.S. 130A-290(a).	
<u>(b)</u> <u>As u</u>	sed in this section, "energy service" means the energy source	e that a consumer
may choose to u	use to illuminate, heat, or cool buildings; produce hot water; o	perate equipment;
	ces; or any other similar activities, where the energy source is	
	iety of sources such as natural gas, renewable gas, hydrogen, li	
•	liquified petroleum gas, or other liquid petroleum products an	
	r by an entity legally authorized to provide such service or	
	e or more sources of electric generation and is delivered to the	
	uthorized to provide such service and the distribution of the	
-	e territorial rights established by G.S. 62-110.2, 160A-331.2,	
* *	section, the terms "renewable gas" and "renewable liquified pe	
-	ived from a renewable energy resource, as that term	<u>is defined by</u>
<u>G.S. 62-133.8(a</u>		
	ting in this section shall be construed to (i) limit the ability of a	
•••	ice for property owned by the county, (ii) prohibit a county	
	s associated with reviewing and issuing a permit, or (iii) affect	
	ge or operate a county-owned utility, including a county's au	· · ·
	within their jurisdictions to obtain energy service from a cour	• •
	vithstanding any authority granted to counties to adopt local ord	
	prohibits or has the effect of prohibiting the activities described	a in subsection (a)
of this section s	hall be invalid."	
		OTECTS LIDON
	COMMISSIONING OF UTILITY-SCALE SOLAR PRODUCED ATIONS	UJECIS UPUN
	OF OPERATIONS TION 2 (a) Article 0 of Chapter 130A of the Coneral Statut	too is smanded her
	<b>TION 2.(a)</b> Article 9 of Chapter 130A of the General Statut	les is amended by
adding a new Pa		
"8 1304 200 2	"Part 2J. Management of Solar Energy Equipment. Decommissioning and restoration requirements for 1	itility_coolo color
	40. Decommissioning and restoration requirements for u ects; recycling of project components required; fina	
	irements.	inciai assurance
	<u>nitions. – For purposes of this Part, the following definitions a</u>	nnlv·
$(a) \qquad Den (1)$	"Cessation of operations" means a utility-scale solar project	
<u>(1)</u>	power for a period of 12 months. This 12-month period sh	<b>.</b>
	porter for a period of 12 months, time 12 month period si	<u></u>

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1		include a period in which the (i) project fails to produce	e power due to an event
2		of force majeure or (ii) owner has retained legal c	-
3		footprint and has commenced rebuilding the facility.	1 9
4	<u>(2)</u>	"Expansion" or "expanded," when used in reference	to a utility-scale solar
5		project, means adding 2 megawatts AC (MW AC	c) or more of directly
6		connected solar energy generating capacity to the loca	· · · · · · · · · · · · · · · · · · ·
7		grid with the ability to deliver power to the electrical	grid, or increasing the
8		ability of the project to deliver power to the electric	ical grid by thirty-five
9		percent (35%), whichever is larger.	
10	<u>(3)</u>	"Photovoltaic module" or "PV module" means the	smallest nondivisible,
11		environmentally protected assembly of photovo	oltaic cells or other
12		photovoltaic collector technology and ancillary part	
13		electrical power under sunlight, which is part of a utili	ity-scale solar project.
14	<u>(4)</u>	"Rebuild" or "rebuilt" when used in reference to a ut	
15		means a utility-scale solar project for which more than	• •
16		the original photovoltaic modules have been replaced	
17		photovoltaic module or other fuel source and the proje	ect is deemed to be new
18		for income tax purposes.	
19	<u>(5)</u>	"Recycle" means the processing, including disassem	
20		shredding of PV modules or other equipment from util	
21		or their components, to recover a usable product. Re	-
22		any process that results in the incineration of such ed	
23		determined to be hazardous shall comply with appli	cable hazardous waste
24 25		requirements even when recycled.	DV
25 26	<u>(6)</u>	"Utility-scale solar project" means a ground-mounted	
20 27		(CPV), or concentrating solar power (CSP or solar then generating 2 megawatts AC (MW AC) or more directly	
28		or regional electrical grid with the ability to deliver	
28 29		grid. The term includes the solar arrays, accessory bu	
30		facilities, transmission facilities, and any other infrastru	
31		operation of the project. For purposes of this section	•
32		project does not include renewable energy facilities ow	
33		electric customer intended primarily for the customer	
34		the customer's own retail electrical energy consumptio	
35		net metering.	<u></u>
36	(b) Decor	nmissioning Requirement. – The owner of a utility-scal	le solar project shall be
37		proper decommissioning of the project upon cessati	1 V
38		property in compliance with subdivision (3) of this su	-
39	costs associated t	herewith, no later than one year following cessation of	operations. The owner
40	shall notify the D	epartment within 30 days of cessation of operations, wh	ich notice shall include
41	a detailed descri	ption of the steps to be taken to properly decommissi	ion the project and for
42		e site. At a minimum, an owner shall take all of t	the following steps in
43	decommissioning	g a project:	
44	<u>(1)</u>	Disconnect the solar project from the power grid.	
45	<u>(2)</u>	Remove all equipment from the solar project, and coll	<b>- - -</b>
46		for reuse, or recycle all of the components thereof pract	• • •
47		recycled, including the PV modules; the entire solar n	
48		aboveground electrical interconnection and distribut	
49 50		longer deemed necessary; subsurface cable no longer	
50		metal fencing; electrical and electronic devices, inclu	
51		inverters; and energy storage system batteries, as that	i term is defined under

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			subsection (a) of this section. Components that will	l not be shipped for reuse.
			are incapable of being recycled, and do not meet the	
			waste shall be properly disposed of in (i) an in	
			municipal solid waste landfill. PV modules that	
			hazardous waste shall comply with hazardous	
			recycling and disposal as applicable.	waste requirements for
		(3)	Restore the property (i) as nearly as practicable to	o its condition before the
		<u>(3)</u>	utility-scale solar project was sited or (ii) to an alt	
			upon in a written contract or lease agreement betwee	een the landowner and the
			project owner. A copy of the agreement signed	
			provided to the Department prior to decommission	-
			property shall otherwise comply with any applicab	• •
			rules adopted thereunder, and requirements in local	
			cleared of trees for the solar project may be reveg	getated or reforested with
			seedlings.	
	<u>(c)</u>	Deco	mmissioning Plan The owner of a utility-scale so	lar project shall submit a
<u>(</u>	decommi	ssionin	g plan to the Department for approval, which shall	be prepared, signed, and
<u>s</u>	sealed by	a prot	essional engineer licensed in the State and shall con	ntain all of the following
<u>i</u>	informati	on:		
		<u>(1)</u>	The name, address, and contact information for the	owner of the project, and
			name, address, and contact information for the land	downer of the property or
			which the project is sited, if different than the owner	er.
		<u>(2)</u>	A narrative description of how the decommission	oning will be conducted
			including the decommissioning sequencing; the dis	position of materials to be
			used upon decommissioning, such as landfilling, reu	use, or recycling of project
			equipment, which shall specifically delineate metho	ds to be used for solid and
			hazardous waste; and a schedule for completion	of the decommissioning
			activities.	
		<u>(3)</u>	Information on equipment proposed to be salva	
			salvage value of the equipment for the purpose	of determining financia
			assurance.	
		<u>(4)</u>	Information on steps to be taken to restore the pro-	perty in compliance with
			subdivision (3) of subsection (b) of this section.	
		<u>(5)</u>	A cost estimate for decommissioning the project	ct and restoration of the
			property in compliance with subdivision (3) of subs	
		<u>(6)</u>	The proposed mechanism to satisfy the financia	1 assurance requirements
			established under subsection (d) of this section,	including information or
			which legal entity will establish the mechanism, wh	en it will be established in
			accordance with the requirements of this section, and	<u>d how the Department wil</u>
			access the funds from the mechanism if needed.	
	<u>(d)</u>	Finar	icial Assurance Requirement. –	
		(1)	The owner of a utility-scale solar project shall estab	lish financial assurance ir
			an amount acceptable to the Department that will e	
			are available for decommissioning of the project	ct and restoration of the
			property in compliance with subdivision (3) of sub-	
			even if the owner becomes insolvent or ceases to r	
			do business, or maintain assets in the State. To estab	
			of funds under this section, the owner of a utility-se	
			insurance, financial tests, third-party guarantees by	<b>.</b>
			financial test, guarantees by corporate parents who	* *
			irrevocable letters of credit, trusts, surety bonds, or a	-
			ine, ocubie ietters of creatt, trusts, surery bonus, of a	any other infancial device.

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1		or any combination of the foregoing, shown to pro	ovide protection equivalent
2		to the financial protection that would be provided	
3		were the only mechanism used.	
4	<u>(2)</u>	Financial assurance shall be established by an ow	vner of a utility-scale solar
5	<u>1</u> _/	project and maintained until such time as the project	•
6		restoration of the property has been completed in co	
7		Documentation of financial assurance established	-
8		Department at the time of registration and at the tim	
9		five years, as required by subsection (e) of this sec	
10	(e) Regis	tration. – Each owner of a utility-scale solar proje	
10	· · · ·	update such registration every five years. At the time	-
12		the owner shall provide all of the following informat	
12	<u>(1)</u>	<u>Identification of the owner and any other legal ent</u>	
13 14	<u>(1)</u>	for (i) decommissioning the project and (ii) e	
15		assurance, if applicable.	stabilishinent of financial
16	(2)	Summary of project equipment that will be sul	hiert to decommissioning
10	(2)	requirements under this section, including the locat	-
18		of PV modules, as well as identification of any	
18 19		substances (PFAS) associated with the project, a	
20		whether the PV modules are likely to be characted	
20 21		upon decommissioning. The hazardous waste deter	
21		compliance with rules adopted by the Department	
22		or the Environmental Management Commission.	or Environmental Quanty
23 24	(3)	Summary of project time line, including actual of	r anticipated initiation and
24 25	<u>(3)</u>	completion of construction, initiation of operations	▲
23 26		of the project.	s, and expected service me
20 27	(4)	Estimates of costs to decommission the project and	l restore the property
28	$\frac{(4)}{(5)}$	Proposed financial assurance mechanism to be use	
28 29	<u>(J)</u>	of this section, if applicable.	d to meet the requirements
29 30	<u>(6)</u>	<u>Copies of any decommissioning plan executed, or a</u>	documentation of financial
30 31	<u>(0)</u>	assurance established, pursuant to local governme	
32		with a landowner, prior to registration under this su	
32 33	(7)	Any other information the Department may require	
33 34		al List. – The Utilities Commission shall develop	
34 35		•	
35 36	•	r projects operating within the State and shall provide ally on or before July 1 of each year.	de the Department with an
30 37	-	owner and Local Authority Not Preempted for Ad	lantion of Mora Stringant
38		Nothing in this section shall be construed as limiting	
38 39	-	Local government to establish and implement re	• •
39 40	<u>(1)</u>	•	-
40 41		stringent than those set forth in this section for deco	
41 42	( <b>2</b> )	assurance for utility-scale solar projects located wi	•
42 43	<u>(2)</u>	Landowner to enter into an agreement with an o	
43 44		which a utility-scale solar project will be sited	
		requirements that are more stringent than those s	
45		decommissioning and financial assurance for utilit	y-scale solar projects to be
46 47	$(\mathbf{h})$ $\mathbf{F}_{\mathbf{a}\mathbf{a}\mathbf{b}}$	located on the landowner's property.	nor of a utility again aging
47 48		- The Department shall collect fees from the own	
48		the requirements of this section at the time of regist	
49 50	· · · ·	bsection (e) of this section. Fees collected under this	subsection shall be applied
50	to the Departmen	it's cost of administering the program.	

#### **General Assembly Of North Carolina** Session 2023 1 Department Report. – Information regarding implementation of the requirements of (i) 2 this section shall be included in the annual report required under G.S. 130A-309.06(c). 3 Rules Required. - The Department of Environmental Quality shall adopt rules (i) 4 establishing criteria to set the amount of financial assurance required for utility-scale solar 5 projects as set forth in subsection (d) of this section. These rules shall consider, at a minimum, 6 the solar technology to be employed, i.e., PV, CPV, CSP, or other technology; the approximate number and size of PV modules included in the solar arrays to be constructed; any ancillary 7 8 facilities to be constructed in association with the project; the condition of the property prior to 9 construction of a utility-scale solar project; the amount of acreage that would be impacted by the 10 proposed project; and any other factors designed to enable establishment of adequate financial 11 assurance for decommissioning and restoration on a site-by-site basis. In establishing requirements for financial assurance for a utility-scale solar project, the Department shall 12 consider the salvage value of the project's equipment. The rules shall require periodic updates to 13 14 be provided by owners with respect to financial assurance maintained. In addition, the 15 Department shall adopt rules as necessary to implement other requirements of this section, 16 including rules to address the following matters: 17 Requirements for decommissioning plans, including required information, (1)18 and processes for submittal and review of plans. Fees to be assessed upon registration. 19 (2)Any other matter the Department deems necessary. 20 (3) 21 "§ 130A-309.241. Grants and incentives for recycling of solar panels. 22 The Department of Commerce, in consultation with the Department of Environmental 23 Quality, shall identify existing incentives and grant programs that may be used to encourage 24 research and development on recycling and reuse of PV modules and to facilitate growth of the 25 State's PV module recycling and reuse industry. "§ 130A-309.242. Utility-Scale Solar Management Fund. 26 27 Creation. - The Utility-Scale Solar Management Fund is created as a special fund (a) within the Department. The Fund consists of revenue credited to the Fund from the proceeds of 28 29 the fee imposed on owners of utility-scale solar projects under G.S. 130A-309.240. 30 (b) Use and Distribution. - Moneys in the Fund shall be used by the Department to implement the provisions of this Part concerning proper decommissioning of utility-scale solar 31 32 projects. 33 "§ 130A-309.243. Enforcement and appeals. 34 This Part may be enforced as provided by Part 2 of Article 1 of this Chapter. (a) 35 Appeals concerning the enforcement of rules, the imposition of administrative (b) 36 penalties, or any other action taken by the Department under authority of this Part shall be 37 governed by the provisions for appeals set forth in Part 2 of Article 1 of this Chapter." 38 SECTION 2.(b) G.S. 130A-309.06(c) reads as rewritten: 39 "§ 130A-309.06. Additional powers and duties of the Department. 40 41 The Department shall report to the Environmental Review Commission and the Fiscal (c) 42 Research Division on or before April 15 of each year on the status of solid waste management 43 efforts in the State. The report shall include all of the following: 44 45 (21)A report on the management of solar energy equipment pursuant to Part 2J of 46 this Article." 47 48 DEPARTMENT OF ENVIRONMENTAL QUALITY TO ADOPT RULES AND REPORT 49 **SECTION 2.(c)** The Department of Environmental Quality shall adopt permanent

50 rules implementing the requirements of this section no later than August 1, 2025.

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SECTION 2.(d) Beginning December 1, 2023, through December 1, 2025, the 1 2 Department of Environmental Quality shall submit quarterly reports to the Environmental 3 Review Commission and the Joint Legislative Commission on Energy Policy on implementation 4 of the requirements of this section, including program development and the status of the 5 rulemaking.

6 7

## **APPLICABILITY TO EXISTING CONTRACTS**

8 **SECTION 2.(e)** Nothing in Section 2(a) of this act shall be construed to abrogate or 9 impair a contractual provision executed on or before the effective date of this act that is binding 10 on an owner, or their successors in interests, that expressly requires decommissioning and/or 11 restoration activities in direct conflict with the requirements of those sections, such as a 12 contractual provision granting a landowner the right to retain project equipment after cessation 13 of operations, as that term is defined under G.S. 130A-309.240, as enacted by Section 2(a) of this 14 act. In such case, compliance with the provisions of Section 2(a) of this act shall be required to the maximum extent that decommissioning and/or restoration activities are not in direct conflict 15 16 with the terms of such a contractual provision.

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### PUBLIC STAFF OF THE UTILITIES COMMISSION TO PROVIDE INFORMATION CONCERNING DECOMMISSIONING COSTS FOR EXISTING UTILITY-SCALE SOLAR PROJECTS NOT SUBJECT TO FINANCIAL ASSURANCE REQUIREMENTS

21 SECTION 2.(f) The Public Staff of the Utilities Commission shall, in an effort to 22 ensure proper decommissioning of all utility-scale solar projects:

- Identify existing laws, which do not require ratepayer contribution or (1)governmental appropriations, that would enable recovery of the costs of decommissioning for utility-scale solar projects that are not subject to a financial assurance requirement pursuant to (i) Section 2(a) of this act, (ii) a requirement of a local government with jurisdiction over the property on which the project is sited, or (iii) a lease or other binding contract with the landowner of the property on which the project is sited.
  - (2)In consultation with the Department of Environmental Quality as needed, compile a list of all utility-scale solar projects operating within the State as of the effective date of this act.

The Public Staff shall report the information required by this section to the General 34 Assembly no later than January 1, 2025.

### 36 PART III. SEVERABILITY CLAUSE AND EFFECTIVE DATE

37

### 38 SEVERABILITY CLAUSE

39 **SECTION 3.** If any section or provision of this act is declared unconstitutional or 40 invalid by the courts, it does not affect the validity of this act as a whole or any part other than the part declared to be unconstitutional or invalid. 41 42

#### **EFFECTIVE DATE** 43

44 **SECTION 4.** This act becomes effective as follows: Section 2(a) of this act is effective when it becomes law, except as follows: 45 (1)The requirements for decommissioning and registration established 46 a. 47 under G.S. 130A-309.240(b) and (e), respectively, as enacted by 48 Section 2(a) of this act, become effective November 1, 2025, and apply 49 to utility-scale solar projects constructed prior to or after that date. The 50 owner of a utility-scale solar project shall register with the Department as follows: (i) by November 1, 2025, or at least 90 days prior to the 51

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		commencement of construction of the project if	the project is
		constructed after November 1, 2025; and (ii) at least	90 days prior to
		commencement of rebuild or expansion of a utility-sca	ale solar project.
		b. The requirements for submittal of a decommission	01
		financial assurance established under G.S. 130A-309	
		respectively, as enacted by Section 2(a) of this act, b	
		November 1, 2025, and shall only apply to (i) ut	ility-scale solar
		projects for which applications for certificates of pub	lic convenience
		and necessity are pending or submitted on or after the	effective date of
		this act and (ii) utility-scale solar projects that are	generating solar
		energy or are interconnected to a transmission facility	on the date this
		act becomes effective, only if the project is rebuilt	or expanded, as
		those terms are defined by G.S. 130A-309.240(a)(2)	and (a)(4), after
		the effective date of this act, in which case the project	shall be subject
		to the requirements of G.S. 130A-309.240(c) and (d).	The owner of a
		utility-scale solar project shall submit a decommiss	ioning plan and
		establish financial assurance (i) by November 1, 20	025, or prior to
		commencement of construction of the project if	the project is
		constructed after November 1, 2025, and (ii) prior to	commencement
		of rebuild or expansion of a utility-scale solar project.	
	(2)	The remainder of this act is effective when it becomes law.	