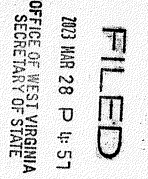
WEST VIRGINIA LEGISLATURE

2023 REGULAR SESSION

SB IST

ENROLLED



Committee Substitute

for

Senate Bill 188

BY SENATORS TRUMP, WOELFEL, QUEEN, PLYMALE,

HAMILTON, AND NELSON

[Passed March 06, 2023; in effect 90 days from

passage (June 4, 2023)]

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AN ACT to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, 1 designated §5B-2N-1, §5B-2N-2, §5B-2N-3, and §5B-2N-4; to amend said code by adding 2 thereto a new section, designated §22-5-11b; and to amend and reenact §22B-1-7 of said 3 4 code, all relating to the Grid Stabilization and Security Act of 2023; providing for a short 5 title; making legislative findings and declarations; identifying economically viable sites for natural gas electric generation projects; establishing criteria for identifying economically 6 7 viable sites; requiring Secretary of Department of Economic Development to notify the 8 Department of Environmental Protection and the Public Service Commission of sites 9 designated as economically viable for natural gas electric generation facility; providing for application for a siting certificate to Public Service Commission and final order on 10 11 application within a certain time period; clarifying that Public Service Commission 12 jurisdiction is not modified; requiring collection of additional data for modeling if necessary; 13 requiring construction and operating permits for natural gas electric generation facilities; providing for expedited consideration of permit application; and requiring administrative 14 review board to hold hearing and issue decision on natural gas electric generation facility 15 16 permit appeal within a certain period of time.

Be it enacted by the Legislature of West Virginia:

CHAPTER 5B. ECONOMIC DEVELOPMENT ACT OF 1985.

ARTICLE 2N. GRID STABILIZATION AND SECURITY ACT OF 2023.

§5B-2N-1. Short title.

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This article shall be known and cited as the Grid Stabilization and Security Act.

§5B-2N-2. Legislative findings; declaration of public policy.

- (a) The Legislature finds that:
- 2 (1) The advent and advancement of new and existing technologies and drilling practices
 3 have created the opportunity for efficient development of natural gas in West Virginia, including
- 4 opportunities for the production of electricity;

5 (2) Production of electricity utilizing natural gas produced in West Virginia is highly 6 underdeveloped in comparison to nearby states with which West Virginia competes for 7 economically beneficial projects. Natural gas electric generation projects have been undermined 8 by existing regulatory requirements and related time delays;

9 (3) In developing regulatory actions and identifying appropriate approaches to encourage 10 development of natural gas electric generation projects, agencies should attempt to promote 11 coordination, simplification, and harmonization. Agencies should also seek to identify appropriate 12 means to achieve regulatory goals that are designed to promote innovation and enhance West 13 Virginia's competitiveness with surrounding states;

(4) Agencies should review their existing legislative and procedural rules to determine whether any such rules should be modified, streamlined, expanded, or repealed to make the agency's regulatory program more effective or less burdensome in achieving the regulatory objectives related to natural gas electric generation projects. Agencies should also evaluate the data that they have to determine what information might be useful to prompt permitting and approving natural gas generated electricity; and

(5) The West Virginia Department of Economic Development, established in §5B-2-1 *et seq.* of this code, is responsible for implementing this Grid Stabilization and Security Act and
 providing as much assistance as possible to grow and sustain the natural gas electric generation
 segment of the economy.

(b) The Legislature declares that facilitating the development of business activity directly
and indirectly related to natural gas electric generation development, transportation, storage, and
use serves the public interest of the citizens of this state by promoting economic development,
improving economic opportunities for the citizens of this state, and providing additional
opportunities to stabilize the price of electricity while increasing its reliability and availability.

§5B-2N-3. Identification of suitable sites for natural gas electric generation projects.

(a) The Secretary of the Department of Economic Development is authorized and directed
 to identify economically viable sites within the state that are:

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(1) Located near a convenient and sufficient supply of natural gas; and

4 (2) Likely to create economically viable natural gas electric generation projects that 5 provide economic benefits to the local and state governmental units and the citizens of the state.

6 (b) The Secretary of the Department of Economic Development shall use the following
7 criteria in identifying economically viable sites for natural gas electric generation projects:

8 (1) Geographic locations near producing natural gas wells, or pipelines carrying natural
9 gas produced in the state, capable of supplying and sustaining one or more natural gas electric
10 generation facilities for the economic life of the facilities;

(2) Geographic locations near existing electric transmission infrastructure capable of
 transmitting the generated electricity to wholesale markets.

(3) Geographic locations that fulfill the air quality conditions imposed by the Division of Air
Quality of the West Virginia Department of Environmental Protection for one or more natural gas
electric generation facilities; and

(4) Geographic locations that can demonstrate that allowable emission increases from
 one or more natural gas electric generation facilities, in conjunction with all other applicable
 emission increases or reductions (including secondary emissions), would not cause or contribute
 to air pollution in violation of:

20 (A) Any national or West Virginia ambient air quality standard in any air quality control
21 region; or

(B) Any applicable maximum allowable increase over the baseline concentration in anyarea.

§5B-2N-4. Designation of sites suitable for natural gas electric generation projects.

(a) Following identification of economically viable sites that may be suitable for natural gas
 electric generation projects, the Secretary of the Department of Economic Development shall
 identify and designate each site it has determined to be suitable for natural gas electric generation
 projects as a "designated site", and shall communicate the designated sites to the West Virginia

Department of Environmental Protection's Division of Air Quality and the West Virginia Public
Service Commission as sites suitable for the construction and operation of natural gas electric
generation projects.

(b) Any application for a siting certificate pursuant to §24-2-11c of the West Virginia Code
filed with the Public Service Commission to construct or to construct and operate a natural gas
electric generation project at a designated site shall be adjudicated, inclusive of public hearings,
and a final order issued by the Public Service Commission, within 270 calendar days after the
date of the filing of the application, notwithstanding the requirements of any other provision of this
code.

(c) Nothing in this section is intended to preclude, modify, or establish new Public Service
 Commission jurisdiction over:

16 (1) Any exercise of powers, duties, and obligations pursuant to the West Virginia Public
17 Energy Authority Act;

(2) The right of end-user consumers of electricity to develop, invest in, or otherwise
 contract for on-site electric self-generation or cogeneration facilities, including those utilizing
 natural gas as a fuel source;

(3) This section does not alter, modify, or cancel any existing cogeneration tariffs
 authorized by the Public Service Commission; and

23 (4) This section does not authorize the sale of electricity to end-users in the state.

(d) Where a designated site has been identified, in accordance with §22-5-11b(b) of this
code, as a location where additional data would be helpful for modeling or other evaluation of the
potential emission of a natural gas electric generation project, the Department of Economic
Development shall construct such facilities as are necessary to acquire such data.

CHAPTER 22. ENVIRONMENTAL RESOURCES.

ARTICLE 5. AIR POLLUTION CONTROL.

§22-5-11b. Construction and operating permits required for natural gas electric generation facilities as stationary sources of air pollutants.

(a) This section applies to natural gas electric generation facilities as identified and
communicated to the secretary by the Secretary of the Department of Economic Development as
sites that may be suitable for one or more natural gas electric generation facilities in accordance
with §5B-2N-1 *et seq.* of this code, or as identified by an applicant for a construction and operating
permit for one or more natural gas electric generation facilities.

6 (b) The secretary shall take all reasonable steps to expedite consideration of permit 7 applications utilizing sites designated by the Secretary of the Department of Economic 8 Development as a site suitable for use as a natural gas electric generation facility and 9 communicated to the secretary in accordance with §5B-2N-1 *et seq.* of this code. Such steps shall 10 include:

(1) An initial determination of whether the identified site is in compliance with national
 ambient air quality standards and the West Virginia State Implementation Plan; and

(2) Evaluation of whether there is sufficient data, meteorological and otherwise, that would
allow acceptable modeling of the impacts of emissions from a natural gas electric generation
facility, and if not, inform the Department of Economic Development where to initiate construction
of sampling and measuring devices to acquire such data at the site.

(c) Unless otherwise specifically provided in this article, the secretary shall act on a permit for a natural gas electric generation facility which is determined to be a major stationary source within a reasonable time, not to exceed 270 calendar days, and for a minor stationary source, 90 days, after the secretary determines that the application is complete. The secretary must determine whether an application is complete within 30 days from the date the permit application is filed with the secretary and communicated to the permit applicant.

CHAPTER 22B. ENVIRONMENTAL BOARDS.

ARTICLE 1. GENERAL POLICY AND PURPOSE.

§22B-1-7. Appeals to boards.

(a) The provisions of this section are applicable to all appeals to the boards, with the
 modifications or exceptions set forth in this section.

3 (b) Any person authorized by statute to seek review of an order, permit, or official action 4 of the chief of air quality, the chief of water resources, the chief of waste management, the chief 5 of mining and reclamation, the chief of oil and gas, or the secretary may appeal to the air quality 6 board, the environmental quality board, or the surface mine board, as appropriate, in accordance 7 with this section. The person so appealing shall be known as the appellant and the appropriate 8 chief or the secretary shall be known as the appellee.

9 (c) An appeal filed with a board by a person subject to an order, permit, or official action 10 shall be perfected by filing a notice of appeal with the board within 30 days after the date such 11 order, permit, or official action was received by such person as demonstrated by the date of 12 receipt of registered or certified mail or of personal service. For parties entitled to appeal other 13 than the person subject to such order, permit, or official action, an appeal shall be perfected by 14 filing a notice of appeal with the board within 30 days after the date upon which service was 15 complete. For purposes of this subsection, service is complete upon tendering a copy to the 16 designated agent or to the individual who, based upon reasonable inquiry, appears to oversee 17 the facility or activity involved, or to the permittee; or by tendering a copy by registered or certified 18 mail, return receipt requested to the last known address of the person on record with the agency. 19 Service is not incomplete by refusal to accept. Notice of appeal must be filed in a form prescribed 20 by the rule of the board for such purpose. Persons entitled to appeal may also file a notice of 21 appeal related to the failure or refusal of the appropriate chief or the secretary to act within a

specified time on an application for a permit; such notice of appeal shall be filed within areasonable time.

24 (d) The filing of the notice of appeal does not stay or suspend the effectiveness or execution of the order, permit or official action appealed from, except that the filing of a notice of 25 26 appeal regarding a notice of intent to suspend, modify, or revoke and reissue a permit, issued pursuant to the provisions of §22-5-5 of this code, does stay the notice of intent from the date of 27 issuance pending a final decision of the board. If it appears to the appropriate chief, the secretary, 28 29 or the board that an unjust hardship to the appellant will result from the execution or implementation of a chief's or secretary's order, permit, or official action pending determination of 30 the appeal, the appropriate chief, the secretary, or the board, as the case may be, may grant a 31 stay or suspension of the order, permit or official action and fix its terms: Provided, That unjust 32 33 hardship shall not be grounds for granting a stay or suspension of an order, permit or official action for an order issued pursuant to §22-3-1 et seq. of this code. A decision shall be made on 34 any request for a stay within five days of the date of receipt of the request for stay. The notice of 35 appeal shall set forth the terms and conditions of the order, permit, or official action complained 36 of and the grounds upon which the appeal is based. A copy of the notice of appeal shall be filed 37 38 by the board with the appropriate chief or secretary within seven days after the notice of appeal 39 is filed with the board.

(e) Within 14 days after receipt of a copy of the notice of appeal, the appropriate chief or 40 the secretary shall prepare and certify to the board a complete record of the proceedings out of 41 which the appeal arises including all documents and correspondence in the applicable files 42 43 relating to the matter in question. With the consent of the board and upon such terms and conditions as the board may prescribe, any person affected by the matter pending before the 44 45 board may, by petition, intervene as a party appellant or appellee. In any appeal brought by a third party, the permittee or regulated entity shall be granted intervenor status as a matter of right 46 47 where issuance of a permit or permit status is the subject of the appeal. The board shall hear the

48 appeal *de novo*, and evidence may be offered on behalf of the appellant, appellee, and by any 49 intervenors. The board may visit the site of the activity or proposed activity which is the subject of 50 the hearing and take such additional evidence as it considers necessary: *Provided*, That all parties 51 and intervenors are given notice of the visit and are given an opportunity to accompany the board. 52 The appeal hearing shall be held at such location as may be approved by the board including 53 Kanawha County, the county wherein the source, activity, or facility involved is located or such 54 other location as may be agreed to among the parties.

55 (f) Any such hearing shall be held within 30 days after the date upon which the board 56 received the timely notice of appeal, unless there is a postponement or continuance. The board 57 may postpone or continue any hearing upon its own motion, or upon application of the appellant, 58 the appellee, or any intervenors for good cause shown: Provided, That an appeal from an appeal 59 of any permit pursuant to §22-5-14 of this code shall be heard by the Air Quality Board within 60 60 days of the filing of the notice of appeal, unless all parties to the appeal consent to a postponement 61 or continuance, and issue its decision on the appeal as promptly as reasonably possible following 62 the hearing, but in no event later than two months after the completion of the hearing. The chief 63 or the secretary, as appropriate, may be represented by counsel. If so represented, they shall be 64 represented by the Attorney General or with the prior written approval of the Attorney General 65 may employ counsel who shall be a special assistant Attorney General. At any such hearing the appellant and any intervenor may represent themselves or be represented by an attorney-at-law 66 67 admitted to practice before the Supreme Court of Appeals.

(g) After such hearing and consideration of all the testimony, evidence, and record in thecase:

(1) The environmental quality board or the air quality board shall make and enter a written
order affirming, modifying, or vacating the order, permit, or official action of the chief or secretary,
or shall make and enter such order as the chief or secretary should have entered, or shall make
and enter an order approving or modifying the terms and conditions of any permit issued; and

(2) The Surface Mine Board shall make and enter a written order affirming the decision appealed if the board finds that the decision was lawful and reasonable, or if the board finds that the decision was not supported by substantial evidence in the record considered as a whole, it shall make and enter a written order reversing or modifying the decision of the secretary.

78 (h) In appeals of an order, permit or official action taken pursuant to §22-6-1 et seq., §22-11-1 et seq., §22-12-1 et seq., §22-13-1 et seq., or §22-15-1 et seq. of this code, the 79 80 environmental quality board established in §22B-3-1 et seq. of this code shall take into consideration, in determining its course of action in accordance with subsection (g) of this section. 81 82 not only the factors which the appropriate chief or the secretary was authorized to consider in 83 issuing an order, in granting or denying a permit, in fixing the terms and conditions of any permit, 84 or in taking other official action, but also the economic feasibility of treating, controlling, or both, 85 the discharge of solid waste, sewage, industrial wastes, or other wastes involved.

(i) An order of a board shall be accompanied by findings of fact and conclusions of law as
specified in §29A-5-3 of this code, and a copy of such order and accompanying findings and
conclusions shall be served upon the appellant, and any intervenors, and their attorneys of record,
if any, and upon the appellee in person or by registered or certified mail.

(j) The board shall also cause a notice to be served with the copy of such order, which
notice shall advise the appellant, the appellee, and any intervenors of their right to judicial review,
in accordance with the provisions of this chapter. The order of the board shall be final unless
vacated or modified upon judicial review thereof in accordance with the provisions of this chapter.

The Clerk of the Senate and the Clerk of the House of Delegates hereby certify that the foregoing bill is correctly enrolled.

Clerk of the Senate

Clerk of the House of Delegates

Originated in the Senate.

In effect 90 days from passage.

President of the Senate

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Speaker of the House of Delegates

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