CLEAN, RENEWABLE, AND EFFICIENT ENERGY ACT (EXCERPT) Act 295 of 2008

***** 460.1205.added THIS ADDED SECTION IS EFFECTIVE APRIL 20, 2017 *****

460.1205.added Residential energy projects program; plan; filing; contents; approval; determination: review.

Sec. 205. (1) A residential energy projects program may only be established and implemented pursuant to a plan approved by the commission. A provider seeking to establish a residential energy projects program shall file a proposed plan with the commission.

- (2) A plan under subsection (1) shall include all of the following:
- (a) The estimated costs of administration of the residential energy projects program.
- (b) Whether the residential energy projects program will be administered by a third party.
- (c) An application process and eligibility requirements for a record owner to participate in the residential energy projects program.
- (d) An application form governing the terms and conditions for a record owner's participation in the program, including an explanation of billing under subdivision (f) and of the provisions of section 207.
- (e) A description of any fees to cover application, administration, or other program costs to be charged to a record owner participating in the program, including the amount of each fee, if known, or procedures to determine the amount. A fee shall not exceed the costs incurred by the provider for the activity for which the fee is charged.
- (f) Provisions for billing customers of the provider any fees under subdivision (e) and the monthly installment payments as a per-meter charge on the bill for electric or natural gas services.
 - (g) Provisions for marketing and participant education.
- (3) The commission shall not approve a provider's proposed residential energy projects plan unless the commission determines that the plan is reasonable and prudent.
- (4) If the commission rejects a proposed plan or amendment under this section, the commission shall explain in writing the reasons for its determination.
- (5) Every 4 years after initial approval of a plan under subsection (1), the commission shall review the plan.

History: Add. 2016, Act 342, Eff. Apr. 20, 2017.