1	HOUSE BILL 452
2	57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025
3	INTRODUCED BY
4	Joanne J. Ferrary and Debra M. Sariñana and Sarah Silva
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10	AN ACT
11	RELATING TO UTILITIES; AMENDING THE RENEWABLE ENERGY ACT;
12	CLARIFYING CALCULATION OF RENEWABLE PORTFOLIO STANDARDS.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	SECTION 1. Section 62-16-5 NMSA 1978 (being Laws 2004,
16	Chapter 65, Section 5, as amended) is amended to read:
17	"62-16-5. RENEWABLE ENERGY CERTIFICATESCOMMISSION
18	DUTIES
19	A. The commission shall establish:
20	(1) a system of renewable energy certificates
21	that can be used by a public utility to establish compliance
22	with the renewable portfolio standard and that may include
23	certificates that are monitored, accounted for or transferred
24	by or through a regional system or trading program for any
25	region in which a public utility is located; and
	.230929.1

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1	(2) requirements and procedures concerning
2	requirements for renewable energy certificates pursuant to
3	Subsections B and C of this section.
4	B. Renewable energy certificates:
5	(1) are owned by the generator of the
6	renewable energy unless:
7	(a) the renewable energy certificates
8	are transferred to the purchaser of the electricity through
9	specific agreement with the generator;
10	(b) the generator is a qualifying
11	facility, as defined by the federal Public Utility Regulatory
12	Policies Act of 1978, in which case the renewable energy
13	certificates are owned by the public utility purchaser of the
14	renewable energy; provided that in the case of qualifying
15	facilities that are net metered, all of the energy generated by
16	the qualifying facility will be deemed to have been purchased
17	by the public utility and all of the energy consumed on site by
18	the qualifying facility will be included in the determination
19	of total retail sales for the purposes of calculating the
20	renewable portfolio standard as described in Subsection A of
21	<u>Section 62-16-4 NMSA 1978;</u>
22	(c) a contract for the purchase of
23	renewable energy is in effect prior to July 1, 2019, in which
24	case the renewable energy certificates are owned by the
25	purchaser of the electricity for the term of such contract,
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1 unless otherwise agreed to in a contract approved by the 2 commission; or

3 (d) the generator is a community solar
4 facility, excluding a native community solar project, as those
5 terms are defined in the Community Solar Act, in which case the
6 renewable energy certificates are owned by the public utility
7 to whose electric distribution system the community solar
8 facility is interconnected;

9 may be traded, sold or otherwise (2) 10 transferred by their owner, unless the certificates are from a 11 rate-based public utility plant, in which case the entirety of 12 the renewable energy certificates from that plant shall be 13 retired by the utility on behalf of itself or its customers. 14 Any contract to purchase renewable energy entered into by a 15 public utility on or after July 1, 2019 shall include 16 conveyance to the purchasing utility of all renewable energy 17 certificates, and the entirety of those certificates shall be 18 retired by that utility on behalf of itself or its customers or 19 subsequently transferred to a retail customer for retirement 20 under a voluntary program for purchasing renewable energy 21 approved by the commission. A utility shall not claim that it 22 is providing renewable energy from generation resources for 23 which it has traded, sold or transferred the associated 24 renewable energy certificates. The commission shall not 25 disallow the recovery of the cost associated with any expired .230929.1

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1 renewable energy certificate. The public utility shall 2 annually file a report with the commission discussing: 3 its use, sale, trading or transfer (a) 4 of renewable energy certificates; and 5 (b) whether and how its public claims of renewable energy generation account for renewable energy 6 7 certificates that it has traded, sold or transferred; 8 that are used for the purpose of meeting (3) 9 the renewable portfolio standard shall be registered with a 10 renewable energy generation information system that is designed 11 to create and track ownership of renewable energy certificates 12 and that, through the use of independently audited generation 13 data, verifies the generation and delivery of electricity 14 associated with each renewable energy certificate and protects 15 against multiple counting of the same renewable energy 16 certificate; and 17 (4) may be carried forward for up to four 18 years from the date of issuance to establish compliance with 19 the renewable portfolio standard, after which they shall be 20 deemed retired by the public utility. 21 A public utility shall be responsible for C. 22 demonstrating that a renewable energy certificate used for 23

from eligible renewable energy resources." EFFECTIVE DATE.--The effective date of the SECTION 2.

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compliance with the renewable portfolio standard is derived

		1	provisions of this act is July 1, 2025.
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