## Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/9/09	
2	87th General Assembly	A Bill	
3	Regular Session, 2009		HOUSE BILL 1851
4			
5	By: Representatives Webb, L.	Smith	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO REQUIRE AN ELECTRIC PUBLIC UTILITY TO		
10	PURCHASE ELECTRICITY PRODUCED BY A RENEWABLE		
11	ENERGY PR	RODUCER IN THIS STATE; TO PROVIDE	FOR THE
12	RECOVERY	OF THE ELECTRIC PUBLIC UTILITY'S	COSTS;
13	AND FOR C	OTHER PURPOSES.	
14			
15		Subtitle	
16	THE AF	RKANSAS RENEWABLE ENERGY FEED-IN	
17	ACT OF	F 2009.	
18			
19			
20	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
21			
22	SECTION 1. Arkan	sas Code Title 23, Chapter 18, is	s amended to add an
23	additional subchapter t	o read as follows:	
24	23-18-901. Title	<u>:•</u>	
25	This subchapter s	hall be known and may be cited as	s the "Arkansas
26	Renewable Energy Feed-I	n Act of 2009".	
27			
28	23-18-902. Legis	lative findings and declaration o	of purpose.
29	(a) The General	Assembly finds that it is in the	<pre>public interest to:</pre>
30	(1) Promot	e and encourage the wise develop	ment and use of this
31	state's renewable energ	y resources;	
32	(2) Foster	· investment in emerging renewable	e energy technologies
33	using the renewable ene	ergy resources found within this	state; and
34	(3) Requir	e electric utilities to include A	Arkansas renewable
35	energy resources as an	integral part of their energy por	rtfolios.
36	(b) The purpose	of this subchapter is to ensure t	that an electric

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1	utility will include Arkansas renewable energy resources as an integral part		
2	of its energy resource plan.		
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4	23-18-903. Definitions.		
5	As used in this subchapter:		
6	(1) "Commission" means the Arkansas Public Service Commission or the		
7	appropriate regulatory governing body for an electric utility that is not		
8	regulated by the commission;		
9	(2) "Electric utility" means a publicly owned or an investor-owned		
10	utility, an electric cooperative, or a municipal utility that is engaged in		
11	the business of supplying electricity to an end user in this state;		
12	(3) "Feed-in tariff" means a commission approved tariff that governs		
13	the purchase of energy from a renewable electric generation facility by an		
14	electric utility;		
15	(4)(A) "Renewable electric generation facility" means a non-public		
16	utility facility for the generation of electric energy that:		
17	(i) Is located within this state;		
18	(ii) Is fueled by a renewable energy resource; and		
19	(iii) Has an effective capacity of not more than one		
20	megawatt (1 MW).		
21	(B) "Renewable electric generation facility" does not include		
22	multiple utility facilities for the generation of electric energy at the same		
23	location or contiguous locations; and		
24	(5) "Renewable energy resource" means a solar, wind, water,		
25	geothermal, or biomass resource located within this state.		
26			
27	23-18-904. Requirement to purchase renewable energy.		
28	(a) An electric utility shall file with the commission a feed-in		
29	tariff that:		
30	(1) Requires the electric utility to purchase the renewable		
31	energy produced by a renewable electric generation facility at the price		
32	established by the commission for a period not to exceed twenty (20) years;		
33	<u>and</u>		
34	(2) Contains those terms and conditions that are necessary to:		
35	(A) Encourage the development and use of renewable energy		
36	resources to generate electricity;		

1	(B) Protect the integrity and reliability of the electric		
2	utility's electric system; and		
3	(C) Protect the health, safety and welfare of the public.		
4	(b) The commission shall approve the tariff:		
5	(1) After notice and hearing; and		
6	(2) If it finds the tariff is in the public interest.		
7	(c) After the tariff is approved by the commission, an electric		
8	utility shall offer to purchase under the feed-in tariff at least two percent		
9	(2%) of its annual electricity supply from a renewable electric generation		
10	<pre>facility.</pre>		
11	(d) The electric utility shall retain any renewable energy credit that		
12	derives from a feed-in tariff.		
13			
14	23-18-905 Cost of necessary interconnection facilities.		
15	The cost of an addition or a modification of an electric utility's grid		
16	that is made at or beyond the point where the renewable energy producer		
17	interconnects with the electric utility's grid for the sole purpose of		
18	receiving electricity from a renewable electric generation facility is the		
19	exclusive responsibility of the renewable electric generation facility unless		
20	the commission requires the electric utility to bear that cost or a portion		
21	of that cost under § 23-18-906.		
22			
23	23-18-906. Cost recovery by the electric utility.		
24	The commission shall permit an electric utility to:		
25	(1) Recover the cost of electric energy purchased under a feed-		
26	in tariff; and		
27	(2) Recover and earn a return on the reasonable and prudent		
28	investment cost incurred by the electric utility for the construction of an		
29	electric system upgrade that is reasonably necessary to receive the electric		
30	energy purchased under the feed-in tariff.		
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32	/s/ Webb		
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