AN ACT concerning the renewable energy standards act; relating to energy storage; amending K.S.A. 2011 Supp. 66-1257 and repealing the existing section.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2011 Supp. 66-1257 is hereby amended to read as follows: 66-1257. As used in the renewable energy standards act:

(a) "Affected utility" means any electric public utility, as defined in K.S.A. 66-101a, and amendments thereto, but does not include any portion of any municipally owned or operated electric utility.

(b) "Commission" means the state corporation commission.

(c) "Net renewable generation capacity" means the gross generation or storage capacity of the renewable energy resource over a four-hour period when not limited by ambient conditions, equipment, operating or regulatory restrictions less auxiliary power required to operate the resource, and refers to resources located in the state or resources serving ratepayers in the state.

(d) "Peak demand" means the demand imposed by the affected utility's retail load in the state.

(e) "Renewable energy credit" means a credit representing energy produced by renewable energy resources issued as part of a program that has been approved by the state corporation commission.

(f) "Renewable energy resources" means net renewable generation capacity from:

(1) Wind;
(2) solar thermal sources;
(3) photovoltaic cells and panels;
(4) dedicated crops grown for energy production;
(5) cellulosic agricultural residues;
(6) plant residues;
(7) methane from landfills or from wastewater treatment;
(8) clean and untreated wood products such as pallets;
(9) (A) existing hydropower;
(B) new hydropower, not including pumped storage, that has —
nameplate rating of 10 megawatts or less;

(10) fuel cells using hydrogen produced by one of the above-named renewable energy resources; and

(11) energy storage that is connected to any renewable generation by means of energy storage equipment including, but not limited to, batteries, fly wheels, compressed air storage and pumped hydro; and

(12) other sources of energy, not including nuclear power, that become available after the effective date of this section, and that are certified as renewable by rules and regulations established by the commission pursuant to K.S.A. 2011 Supp. 66-1262, and amendments thereto.

{Sec. 2. K.S.A. 2011 Supp. 66-1258 is hereby amended to read as follows: 66-1258. (a) The commission shall establish by rules and regulations a portfolio requirement for all affected utilities to generate or purchase electricity generated from renewable energy resources or purchase renewable energy credits. For the purposes of calculating the capacity from renewable energy credit purchases, the affected utility shall use its actual capacity factor from its owned renewable generation from the immediately previous calendar year. Renewable energy credits may only be used to meet a portion of portfolio requirements for the years 2011, 2016 and 2020, unless otherwise allowed by the commission. Such portfolio requirement shall provide net renewable generation capacity that shall constitute the following portion of each affected utility's peak demand:

(1) Not less than 10% of the affected utility's peak demand for calendar years 2011 through 2015, based on the average demand of the prior three years of each year's requirement;

(2) except as provided in subsection (b), not less than 15% of the affected utility's peak demand for calendar years 2016 through 2019, based on the average demand of the prior three years of each year's requirements; and

(3) except as provided in subsection (b), not less than 20% of the affected utility's peak demand for each calendar year beginning in 2020, based on the average demand of the prior three years of each year's requirement.

(b) If on January 1, 2016, construction of the facility authorized by the issuance of a permit pursuant to K.S.A. 2011 Supp. 65-3029, and amendments thereto, has not begun, than the portfolio requirement described in subsection (a) shall be not less than 10% of the affected utility's peak demand based on the average demand of the prior three years of each year's requirement.

(c) The portfolio requirements described in subsection (a) shall apply to all power sold to Kansas retail consumers whether such
power is self-generated or purchased from another source in or outside of the state. The capacity of all net metering systems interconnected with the affected utilities under the net metering and easy connection act in K.S.A. 2011 Supp. 66-1263 et seq., and amendments thereto, shall count toward compliance.  
(c) Each megawatt of eligible capacity in Kansas installed after January 1, 2000, shall count as 1.10 megawatts for purposes of compliance.  
(d) The commission shall establish rules and regulations required in this section within 12 months of the effective date of this act.

Sec. 2. K.S.A. 2011 Supp. 66-1257 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the statute book.