## **102ND GENERAL ASSEMBLY**

# State of Illinois

# 2021 and 2022

## HB2647

Introduced 2/19/2021, by Rep. Kambium Buckner

## SYNOPSIS AS INTRODUCED:

See Index

Creates the Clean Jobs, Workforce, and Contractor Equity Act. Creates the Equity and Empowerment in Clean Energy Advisory Board to administer the Clean Jobs Workforce Hubs Network Program, the Expanding Clean Energy Entrepreneurship and Contractor Incubator Network Program, the Returning Residents Clean Jobs Training Program, and the Illinois Clean Energy Black, Indigenous, and People of Color Primes Contractor Accelerator Programs. Establishes the Returning Residents Clean Jobs Training Program within the Department of Commerce and Economic Opportunity to assist inmates in their rehabilitation through training that prepares them to successfully hold employment in the clean energy jobs sector upon their release from incarceration. Requires the Department of Commerce and Economic Opportunity to create an Illinois Clean Energy Black, Indigenous, and People of Color Primes Contractor Accelerator Program. Creates the Illinois Clean Energy Jobs and Justice Fund Act to ensure access to financial products that allow Illinois residents and businesses to invest in clean energy. Creates the Community Energy, Climate, and Jobs Planning Act to aid local governments in developing a comprehensive approach to combining different energy, climate, and jobs programs and funding resources to achieve complementary impact. Creates the Energy Community Reinvestment Fund Act. Amends the State Finance Act to create the Energy Community Reinvestment Fund and the Illinois Clean Energy Jobs and Justice Fund. Amends the School Code. Sets forth provisions concerning a clean energy jobs curriculum. Amends the Public Utilities Act. Sets forth provisions concerning the Equitable Energy Upgrade Program. Amends the Environmental Protection Act. Sets forth provisions concerning the energy community reinvestment fee. Effective immediately.

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FISCAL NOTE ACT MAY APPLY

# A BILL FOR

AN ACT concerning regulation.

# Be it enacted by the People of the State of Illinois, represented in the General Assembly:

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### Article 1. Findings

Section 1-5. Findings. The General Assembly finds that: 5 6 (a) The growing clean energy economy in Illinois can be a 7 vehicle for expanding equitable access to public health, 8 safety, a cleaner environment, quality jobs, economic 9 opportunity, and wealth-building, particularly in economically communities and communities 10 disadvantaged of black. 11 indigenous, and people of color that have had to bear the disproportionate burden of dirty fossil fuel pollution. 12

(b) Placing Illinois on a path to 100% renewable energy is 13 14 vital to a clean energy future. To bring this vision to fruition, our energy policy must prioritize a just transition 15 16 that incentivizes renewable development and other 17 carbon-reducing policies, efficiency, such as energy beneficial electrification, and peak demand reduction, while 18 19 ensuring that the benefits and opportunities of a carbon-free 20 future accessible in economically disadvantaged are 21 communities, environmental justice communities, and communities of black, indigenous, and people of color. 22

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Article 5.	Clean Jobs,	Workforce,	and Contractor	Equity Act

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## Part 1. Governance

3 Section 5-101. Short title. This Article may be cited as
4 the Clean Jobs, Workforce, and Contractor Equity Act.

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Section 5-105. Findings.

6 (a) The General Assembly finds that the clean energy jobs 7 sector, including renewables, energy efficiency, energy 8 storage, and other related fields, is a growing sector in the 9 State of Illinois and that programs to support a growing 10 workforce and robust businesses in this sector would benefit 11 from a centralized structure for community input and oversight 12 and regional program administration to reduce costs, support 13 knowledge sharing, and facilitate access to the programs.

14 (b) The General Assembly finds that the State of Illinois should build upon the success of the Future Energy Jobs Act and 15 the Illinois Solar for All program by further expanding 16 statewide equitable access to quality training, jobs, and 17 economic opportunities across the entire clean energy sector 18 19 in and throughout Illinois, including solar, wind, energy 20 efficiency, transportation electrification, and other related clean energy industries, especially for members of the 21 22 following communities across the State to enter and complete 23 the career pipeline for clean energy jobs, with the goal of - 3 - LRB102 14277 SPS 19629 b

serving all of the following groups distributed across the 1 2 network: (i) low-income persons and families; (ii) persons residing in environmental justice communities; (iii) BIPOC 3 persons; (iv) justice-involved persons; (v) persons who are or 4 5 were in the child welfare system; (vi) energy workers; (vii) 6 members of any of these groups who are also women, 7 transgender, or gender nonconforming persons; and (viii) 8 members of any of these groups who are also youth, especially 9 those who have had to bear the disproportionate burden of 10 dirty fossil fuel pollution. The General Assembly further 11 finds that the programs included in the Clean Jobs, Workforce, 12 and Contractor Equity Act are essential to equitable, 13 statewide access to quality training, jobs, and economic 14 opportunities across the clean energy sector.

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15 (c) The General Assembly finds that the State of Illinois 16 should build upon the success of the Future Energy Jobs Act and 17 the Illinois Solar for All program by ensuring small, BIPOC 18 clean energy businesses and contractors have equitable access 19 to economic opportunities, including new clean energy jobs and 20 investment created by the growing clean energy sector in 21 Illinois.

(d) The General Assembly finds that serious challenges are posed for Illinois small business owners due to income and wealth disparities, that market barriers disproportionately impact BIPOC contractors and small business owners, obtaining certifications and program qualifications are an essential 1 part of doing business in the clean energy economy and that 2 discriminatory lending policies limit these businesses' access 3 to capital.

(1) This finding is informed by a July 2020 analysis 4 5 of 2018 U.S. Census American Community Survey data by the Center for American Progress which found that "while Black 6 7 Americans make up 13% of the U.S. population, they own less than 2% of small businesses with employees. By 8 9 contrast, white Americans make up 60% of the U.S. 10 population but own 82% of small employer firms. If Black 11 Americans enjoyed the same business ownership and success 12 their white counterparts, there would be rates as approximately 860,000 additional Black-owned 13 firms 14 employing more than 10 million people." (A Blueprint for 15 Revamping the Minority Business Development Agency, Center 16 for American Progress July 31, 2020).

17 This finding is also informed by the Federal (2) Reserve Bank of Atlanta's December 2019 Small Business 18 19 Credit Survey which examined and found disparities in 20 reliance on personal funds/credit scores, loan application 21 outcomes, reliance on higher cost and lower transparency 22 credit products, loan approval rates and lender 23 satisfaction. The survey concluded "Minority-owned firms 24 frequently reported financial more challenges. 25 Seventy-eight percent of Black-owned firms, and 69% of 26 Asian- and Hispanic-owned firms did so, compared to 62% of

White-owned businesses." (Small Business Credit Survey
 2019 Report on Minority-Owned Firms, Federal Reserve Bank
 of Atlanta, December 2019).

(3) The General Assembly further finds that these 4 5 disparities continue as businesses develop. This finding informed by a December 2016 Stanford Institute for 6 is 7 Economic Policy Research study that concluded "We find that African-American business ventures start smaller in 8 9 terms of overall financial capital and invest capital at a 10 slower rate in the years following startup. This means 11 that funding differences present at the firm's founding 12 persist and even worsen over time."

13 (4) For these reasons, the Illinois Clean Energy 14 Black, Indigenous, and People of Color Primes Contractor 15 Accelerator Program is narrowly tailored to encourage and 16 sustain the growth of BIPOC contractors in the Illinois 17 clean energy economy through individualized coaching, specialized training, mentorships with established clean 18 19 energy firms, operational support, appropriate business 20 certifications and program enrollments and access to 21 capital.

(e) The General Assembly finds that the clean energy jobs sector, including renewables, energy efficiency, energy storage, and other related fields, is a growing sector in the State of Illinois, that returning residents will be well served by considering employment in this field, and that the HB2647 - 6 - LRB102 14277 SPS 19629 b residents of the State of Illinois will benefit from the continued growth of jobs in this sector.

3 Section 5-110. Power of the Department. The Department may
4 adopt such rules as the Director deems necessary to carry out
5 the purposes of this Act.

6 Section 5-115. Definitions. As used in this Act:

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7 "Advisory Board" means the Equity and Empowerment in Clean
8 Energy Advisory Board as established in this Act.

9 "Black, indigenous, and people of color" and "BIPOC" are 10 defined as people who are members of the groups described in 11 subparagraphs (a) through (e) of paragraph (A) of subsection 12 (1) of Section 2 of the Business Enterprise for Minorities, 13 Women, and Persons with Disabilities Act.

14 "Clean energy jobs" means jobs in the solar energy, wind 15 energy, energy efficiency, solar thermal, geothermal, and electric vehicle industries, and other renewable energy 16 17 industries, including related industries that manufacture, develop, build, maintain, or provide ancillary services to 18 19 renewable energy resources or energy efficiency products or 20 services, including the manufacture and installation of 21 healthier building materials that contain fewer hazardous chemicals. "Clean energy jobs" includes administrative, sales, 22 23 and other support functions within these industries.

24 "Community-based organization" means an organization in

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which: 1 2 (1) the majority of the governing body consists of local residents; 3 (2) at least one main operating office is in the 4 5 community; (3) priority issue areas are identified and defined by 6 local residents; 7 (4) solutions to address priority issues are developed 8 9 with local residents; and 10 (5) organizational program design, implementation, and 11 evaluation components have local residents intimately 12 involved in leadership positions in the organization. 13 "Department" means the Department of Commerce and Economic Opportunity, unless the text solely specifies a particular 14 15 Department. 16 "Director" means the Director of Commerce and Economic 17 Opportunity. "Energy efficiency" has the meaning set forth in Section 18 1-10 of the Illinois Power Agency Act. 19 20 "Environmental justice community" means the definition of that term based on existing methodologies and findings, used 21 22 as may be updated by the Illinois Power Agency and its program 23 administrator in the Illinois Solar for All program. "Low-income" means persons and households whose income 24 does not exceed 80% of the area median income, adjusted for 25

family size and revised every 2 years.

"Primes Program Administrator" means the entity defined as
 such by Part 15 of this Act.

3 "Regional Administrator" means the entities selected
4 according to Section 5-130 of this Act.

5 "Regional Primes Program Lead" means the entities defined6 as such by Part 15 of this Act.

7 "Renewable energy resources" has the meaning set forth in8 Section 1-10 of the Illinois Power Act.

9 Section 5-120. Purpose. The Equity and Empowerment in 10 Clean Energy Advisory Board shall be established to advise and 11 assist the Department of Commerce and Economic Opportunity in 12 its efforts to administer the following programs as set forth 13 in this Act: the Clean Jobs Workforce Hubs Network Program; 14 the Expanding Clean Energy Entrepreneurship and Contractor 15 Incubator Network Program; the Returning Residents Clean Jobs 16 Training Program; and the Illinois Clean Energy Black, Indigenous, and People of Color Primes Contractor Accelerator 17 18 Program. The Department of Commerce and Economic Opportunity 19 shall contract with 3 Regional Administrators as described in 20 this Part to assist in the implementation of several of these 21 programs, and shall develop a system of performance management 22 and corrective action applicable to these programs.

Section 5-125. Equity and Empowerment in Clean Energy
 Advisory Board.

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(a) Purpose. To ensure success and equity in the clean 1 2 energy industry in Illinois, the General Assembly hereby 3 creates an Equity and Empowerment in Clean Energy Advisory Board oversee and advise the Department 4 to on the 5 administration of the following programs set forth in this 6 Act:

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(1) the Clean Jobs Workforce Hubs Network Program;

8 (2) the Expanding Clean Energy Entrepreneurship and
 9 Contractor Incubator Network Program;

10 (3) the Returning Residents Clean Jobs Training11 Program; and

12 (4) the Illinois Clean Energy Black, Indigenous, and
13 People of Color Primes Contractor Accelerator.

(b) Meetings. The Department shall provide administrative 14 15 support for and convene the Equity and Empowerment in Clean 16 Energy Advisory Board within 90 days after the effective date 17 of this Act. The Department shall convene at least one meeting of the Advisory Board every quarter. All meetings shall be 18 19 accessible, with rotating locations, call-in and 20 videoconference options, and materials and agendas circulated well in advance, and there shall also be opportunities for 21 22 input outside of meetings from those with limited capacity and 23 ability to attend, via one-on-one meetings, surveys, and calls 24 subject to compliance with the Open Meetings Act.

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(c) Duties. The Advisory Board:

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(1) shall review reported program performance metrics,

and may recommend harmonizing metrics across programs and additional metrics for collection, including, but not limited to, metrics tailored to a specific program or program delivery area;

shall ensure program performance metrics are 5 (2)6 published and available to the public within 30 days after 7 each advisory board meeting. Program performance metrics 8 may be anonymized where necessary to prevent disclosure of 9 private information about individuals. The Department 10 shall also post Advisory Board meeting minutes on its 11 website within 14 days after Board approval;

12 (3) shall ensure that notices of open requests for 13 proposals and other business opportunities associated with 14 the programs are widely circulated and available in the 15 communities where each program is located and among 16 communities who benefit from the programs;

(4) shall develop recommendations at least once every
3 months to aid the Department, program implementers, and
other program partners in tracking and improving the
performance of the Program;

(5) shall provide recommendations to the Department, program implementers, and other program partners to troubleshoot emergent challenges and identify emergent opportunities to improve the delivery of program elements in addition to those captured in collected metrics. The recommendations may be targeted toward any level or HB2647 - 11 - LRB102 14277 SPS 19629 b

1 geographic area of implementation;

2 (6) shall collaborate with the Board Liaison, 3 Department, and other program partners and vendors to 4 inform updates to the public about Advisory Board 5 activities;

6 (7) shall advise the Department, Regional 7 Administrators, and Primes Program Administrator on the 8 development of dispute resolution processes; and

9 (8) shall perform any other duties assigned to it by10 this Act.

11 (d) Composition and Terms. The Department shall appoint 12 the Advisory Board within 90 days after the effective date of this Act and shall appoint new Advisory Board members as 13 members' terms expire or members leave the Board. Members of 14 15 the Advisory Board shall serve without compensation, but may 16 be reimbursed for their reasonable and necessary expenses 17 incurred in performing their duties. The Department shall provide administrative support to 18 the Advisory Board, including the selection of a Department staff member to serve 19 20 as a Board Liaison between the Department and the Advisory 21 Board. The Department shall appoint interim members to the 22 Advisory Board upon departures of members. The Advisory Board 23 shall consist of the following 15 members that reflects the diversity and demographics of the State of Illinois: 24

(1) 2 low-income persons residing in communities
 listed in paragraphs (1) through (3) in subsection (b) of

1 Section 5-130 of this Part;

2 (2) 2 residents of environmental justice communities
3 served by a Hub Site, as defined in Part 5 of this Act;

(3) one current or former participant trainee in the 4 5 Clean Energy Entrepreneurship and Contractor Incubator the initial board term, 6 Network Program. For the 7 Department may select a current or former participant of a 8 utility-supported contractor incubator program for this 9 position;

(4) 2 members from community-based organizations in
 environmental justice communities and community-based
 organizations serving low-income persons and families;

(5) 2 members who are policy or implementation experts
on small business development, contractor incubation, or
small business lending and financing needs;

16 (6) 2 members who are policy or implementation experts 17 on workforce development for populations and individuals such as low-income persons and families, environmental 18 19 justice communities, BIPOC communities, justice-involved 20 persons, persons who are or were in the child welfare 21 system, energy workers, gender nonconforming and 22 transgender individuals, and youth;

(7) 2 representatives of clean energy businesses,
 nonprofit organizations, worker-owned cooperatives, and
 other groups that provide clean energy contracting
 opportunities; and

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### (8) 2 representatives of labor unions.

2 At any time, the Board must contain at least 4 members who reside in each of the North, Central, and Southern sections of 3 Illinois. The terms of the initial members of the Advisory 4 5 Board shall be such that 5 members have initial 3-year terms, 5 members have initial 2-year terms, and 5 members have initial 6 7 1-year terms. After initial terms are complete, all members of the Advisory Board shall have 3-year terms. A majority of 8 9 Board members shall constitute a quorum.

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#### Section 5-130. Regional administrators.

11 (a) Within 180 days after the effective date of this Act, 12 the Department shall convene and complete a comprehensive stakeholder process that includes, at minimum, representatives 13 14 from community-based organizations in environmental justice 15 communities, community-based organizations serving low-income 16 persons and families, community-based organizations serving energy workers, and labor unions. The stakeholder process must 17 18 include measures for process transparency to be posted on the 19 Department website or initial program websites, such as a 20 timeline for key decision points, detailed criteria 21 implementing requirements specified in subsection (b) of this 22 Section, and identification of opportunities for stakeholder participation and review. After completing the stakeholder 23 24 process, the Department, in consultation with and with the approval of the Advisory Board, shall select 3 Regional 25

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- Administrators to administer and coordinate the work of the
   following programs set forth in this Act:
- 3 (1) the Clean Jobs Workforce Clean Jobs Workforce Hubs
  4 Network Program;

5 (2) the Expanding Clean Energy Entrepreneurship and
6 Contractor Incubator Network Program; and

7 (3) the Returning Residents Clean Jobs Training
8 Program.

9 Department shall select 3 unique Regional (b) The 10 Administrators: one Regional Administrator for coordination of 11 the work in the Northern Illinois Program Delivery Area, one 12 Regional Administrator selected for coordination of the work 13 in the Central Illinois Program Delivery Area, and one Regional Administrator selected for coordination of the work 14 15 in the Southern Illinois Program Delivery Area. For purposes 16 of this Act:

(1) The Northern Illinois Program Delivery Area
includes areas in or near Chicago (South Side), Chicago
(Southwest Side), Waukegan, Rockford, Aurora, Joliet, and
one of the 3 sites to be selected based on the gap analyses
described in subsection (b) of Section 5-515 of Part 5 of
this Act and subsection (b) of Section 5-1010 of Part 10 of
this Act.

(2) The Central Illinois Program Delivery Area
 includes areas in or near Peoria, Champaign, Danville,
 Decatur, and one of the 3 sites to be selected based on the

gap analyses described in subsection (b) of Section 5-515
 of Part 5 of this Act and subsection (b) of Section 5-1010
 of Part 10 of this Act.

4 (3) The Southern Illinois Program Delivery Area
5 includes areas in or near Carbondale, East St. Louis, and
6 Alton, and one of the 3 sites to be selected based on the
7 gap analyses described in subsection (b) of Section 5-515
8 of Part 5 of this Act and subsection (b) of Section 5-1010
9 of Part 10 of this Act.

10 (C)The Regional Administrators shall have strong 11 capabilities, experience, and knowledge related to program 12 development and fiscal management; cultural and language 13 competency needed to be effective in their respective 14 communities to be served; expertise in working in and with 15 BIPOC and environmental justice communities; knowledge and 16 experience in working with providers of clean energy jobs; and 17 of industry trends and activities, workforce awareness development best practices, regional workforce development 18 19 needs, regional and industry employers, and community 20 development. The Regional Administrators shall demonstrate a track record of strong partnerships with community-based 21 22 organizations.

(d) The Regional Administrators shall work together to
coordinate the programs listed in paragraphs (1) through (3)
of subsection (a) to ensure execution, performance,
partnerships, marketing, and program access across the State

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that is as consistent as possible while respecting regional 1 2 differences. The Regional Administrators shall work with 3 Administrators and partner community-based Program organizations in their respective regions and Program Delivery 4 5 Areas to deliver these programs and shall establish mechanisms to fund these partner community-based organizations for their 6 7 work on these programs. Each of the Regional Administrators 8 shall convene the community-based organizations delivering 9 program elements in their Program Delivery Areas for a meeting 10 once per quarter, at minimum, as well as monthly calls, at 11 minimum. Each year, the Department shall convene a meeting of 12 Regional Administrators, contracted community-based the organizations, and subcontracted entities. 13

14 The Department shall oversee the coordination (e) 15 undertaken by all 3 Regional Administrators to ensure 16 high-quality and equivalent service provision statewide. The 17 Department shall require, at minimum, monthly coordination meetings including the Department and all 3 18 Regional 19 Administrators to develop joint planning processes and coordination mechanisms 20 with Regional each of the Administrators and among the 3 Regional Administrators such 21 22 that they are functioning effectively and delivering parallel 23 administration in their respective regions, and the Department shall also work to create joint planning opportunities and 24 25 coordination mechanisms to enable the Regional Administrators 26 collaborate, particularly enabling the Regional to

Administrators to coordinate and collaborate to enhance
 program delivery within their respective program delivery
 areas.

4 (f) Regional Administrators shall present a regional 5 status report consisting of, at minimum, the performance 6 metrics detailed in the programs described in subsection (a) 7 of this Section to the Advisory Board at each of its quarterly 8 meetings.

9 (g) Regional Administrators shall take on additional 10 duties related to the program administration as assigned by 11 the Department.

12 Section 5-135. Corrective action.

(a) The Department shall maintain a performance management
system to support the Primes Program Administrator, Regional
administrators, and Regional Primes Program Leads in ensuring
effective and high-quality implementation of the programs
listed in Section 5-120 of this Part.

18 If the Primes Program Administrator, a Regional (b) 19 Administrator, a Regional Primes Program Lead or contracted 20 community-based organization or other vendor does not deliver 21 contractually obligated program elements, objectives, or 22 outcomes, even after multiple corrective action plans have 23 been implemented, the Department or, in the case of community-based organizations or other vendors, the Regional 24 25 Administrator may place the organization on probationary

status, or as needed, terminate their services. The Department shall develop procedures to enable Regional Administrators to procure expedited replacement contracts to avoid any resulting disruption to the affected programs.

5 (C)If the Primes Program Administrator, a Regional Administrator, a Regional Primes Program Lead or contracted 6 community-based organization or other vendor does not deliver 7 8 contractually obligated program elements, objectives, or 9 outcomes after corrective action has been implemented, the 10 Department may take additional corrective action, including, 11 but not limited to, a legally binding dispute resolution 12 process.

13 The Department, Primes Program Administrator, (d) and 14 Regional Administrators shall develop uniform guidelines for 15 minimum components of corrective action plans, and guidelines 16 for when probationary status or termination is deemed 17 warranted for the Primes, Program Administrator, Regional Administrators, a Regional Primes Program Lead, contracted 18 19 community-based organizations other vendors. The or 20 Department, Primes Program Administrator, and Regional 21 Administrators, with input from the Advisory Board, shall 22 develop a uniform, legally binding mechanism for dispute 23 resolution between contracted community-based organizations and their subcontracted entities to be implemented under the 24 25 Primes Program Administrator, Regional Administrators or other identified mediator. 26

Section 5-140. Statewide program support lead. The
 Department may contract with an outside vendor to assist with
 program administration, contract management, management of
 Regional Administrators, or other functions, as needed.

5 Section 5-145. Agreements. All agreements entered into 6 between the Department and entities for the purpose of 7 implementing the programs listed in Section 5-120 of this Part 8 shall contain provisions that provide for the implementation 9 of this Act.

Section 5-150. Administration; rules. The Department shall administer this Act and shall adopt any rules necessary for that purpose.

13 Part 5. Clean Jobs Workforce Hubs Network Program

Section 5-505. Definition. As used in this Part, "Program"
means the Clean Jobs Workforce Hubs Network Program.

Section 5-510. Clean Jobs Workforce Hubs Network Program.
 (a) The Department shall develop, and through Regional
 Program Administrators administer, the Clean Jobs Workforce
 Hubs Network Program to create a network of 16 Program
 delivery Hub Sites with program elements delivered by

1 community-based organizations and their subcontractors 2 geographically distributed across the State.

3 (b) The Program shall provide direct and sustained support to members of one or more of the following members of 4 communities across the State to enter and complete the career 5 6 pipeline for clean energy jobs, with the goal of serving all of 7 the following groups distributed across the network: (i) 8 low-income persons; (ii) persons residing in environmental 9 communities; (iii) BIPOC justice persons; (iv) 10 justice-involved persons; (v) persons who are or were in the 11 child welfare system; (vi) energy workers; (vii) members of 12 any of these groups who are also women, transgender, or gender nonconforming persons; and (viii) members of any of these 13 14 groups who are also youth.

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(c) The Clean Jobs Workforce Hubs Network Program must:

16 (1)leverage community-based organizations, 17 educational institutions, and community-based and labor-based training providers to ensure members of 18 19 disadvantaged communities across the State have dedicated 20 and sustained support to enter and complete the career pipeline for clean energy jobs; and 21

(2) develop formal partnerships, including formal
sector partnerships between community-based organizations
and (i) trades groups, (ii) labor unions, and (iii)
entities that provide clean energy jobs, including
businesses, nonprofit organizations, and worker-owned

cooperatives to ensure that Program participants have
 priority access to high-quality preapprenticeship,
 apprenticeship, and other employment training and hiring
 opportunities.

5 Section 5-515. Clean Jobs Workforce Hubs Network.

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6 (a) The Department must develop and, through Regional
7 Administrators, administer the Clean Jobs Workforce Hubs
8 Network.

9 (b) The Clean Jobs Workforce Hubs Network shall be made up 10 of 16 Program delivery Hub Sites geographically distributed 11 across the State, including at least one Hub Site located in or 12 near each of the following areas: Chicago (South Side), 13 Chicago (Southwest Side), Waukegan, Rockford, Aurora, Joliet, Peoria, Champaign, Danville, Decatur, Carbondale, East St. 14 15 Louis, and Alton. Three additional Hub Sites shall be 16 determined by the Department within 240 days after the effective date of this Act based on a gap analysis identifying 17 areas with high concentrations of low-income residents, 18 19 environmental justice communities, and energy workers that are otherwise underserved by the other 13 Hub Sites, as well as 20 21 review of advisory recommendations from the Advisory Board 22 specified in subsection (d) of Section 5-520. One of the additional sites shall be located in the Northern Illinois 23 Program Delivery Area covering Northern Illinois, one of the 24 additional sites shall be located in the Central Illinois 25

Program Delivery Area covering Central Illinois, and one of
 the additional sites shall be located in the Southern Illinois
 Program Delivery Area covering Southern Illinois as specified
 in Section 5-130 of Part 1 of this Act.

5 (c) Program elements at each Hub Site shall be provided by 6 a local community-based organization that shall be initially 7 competitively selected by the Department within 330 days after the effective date of this Act and shall be subsequently 8 9 competitively selected by the Department every 5 years. 10 Community-based organizations delivering program elements 11 outlined in subsection (d) may provide all elements required 12 or may subcontract to other entities for provision of portions 13 program elements, including, but not limited of to, administrative soft and hard skills for program participants, 14 15 delivery of specific training in the core curriculum, or 16 provision of other support functions for program delivery 17 compliance. The Department and the Regional Administrators, with input from the Advisory Board, shall develop uniform 18 minimum contractual requirements for competitively selected 19 20 community-based organizations to provide the Program, uniform 21 minimum contractual requirements for all Program subcontracts, 22 and uniform templates for requests for proposals for all 23 Program subcontracts.

24 (d) The Clean Jobs Workforce Hubs Network shall provide25 all of the following program elements:

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(1) Community education and outreach about workforce

1 and training opportunities to ensure the following persons 2 informed of clean energy workforce and training are 3 opportunities: (i) low-income (ii) persons; persons residing in environmental justice communities; (iii) BIPOC 4 persons; (iv) justice-involved persons; (v) persons who 5 are or were in the child welfare system; (vi) energy 6 7 workers; (vii) members of any of these groups who are also 8 women, transgender, or gender nonconforming persons; and 9 (viii) members of any of these groups who are also youth.

10 (2) Implementation of the Clean Jobs Curriculum, which 11 may include, but is not limited to training, 12 preapprenticeship, certification preparation, job 13 readiness, and skill development, including soft skills, 14 skills, technical skills, certification math test 15 preparation, and other development needed for Program 16 participant members of disadvantaged communities specified 17 in subsection (b) of Section 5-510.

Development of strategies 18 (3) to that ensure 19 participant members of communities specified in subsection 20 (b) of Section 5-510 are invited, supported, and given 21 preference in applying for both community-based and 22 labor-based training opportunities, including 23 apprenticeship and preapprenticeship programs, as well as degree and certificate credentials training programs. 24 25 Strategies shall include, but are not limited to, targeted 26 outreach and recruitment activities and events, and 1 strategies may include, but are not limited to, 2 articulation or matriculation agreements and memoranda of 3 understanding with community-based and labor-based training opportunities, including preapprenticeship and 4 5 apprenticeship programs, as well as degree and certificate credential training programs where relevant. 6

7 (4) A living wage-equivalent stipend program for 8 Program participants to compensate for time in clean 9 energy jobs-related training programs and help them pay 10 for necessary living expenses during the training. This 11 stipend shall be supplemented by funding for 12 transportation, child care, certification preparation and testing fees, textbooks, tools and equipment, as well as 13 14 other services and supplies needed to reduce barriers to 15 their continued training and future employment during the 16 length of programs.

17 (5) Job readiness, placement, and retention support services, which may include, but are not limited to, 18 19 assistance in creating a resume, training in professional networking skills, training in job interview skills and 20 21 preparation, on-the-job support and counseling, conflict 22 resolution skills, financial literacy and coaching, and 23 training in how to find open positions and pursuing opportunities to meet hiring contractors in training and 24 25 apprenticeship programs to connect trainees to both union 26 and nonunion career options with businesses, nonprofit

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1 organizations, worker-owned cooperatives, and other 2 entities that provide clean energy jobs opportunities and 3 to provide a direct resource for industry to identify qualified workers to meet program hiring or subcontracting 4 5 requirements including, the workforce equity building actions required under Section 1-75 of the Illinois Power 6 7 Agency Act and Section 16-128B of the Public Utilities 8 Act. Placement activities shall include outreach to public 9 agencies and utilities, as well as outreach to businesses, 10 nonprofit organizations, worker-owned cooperatives, and 11 other entities that provide clean energy jobs 12 opportunities.

13 Recruitment, communications, (6) and ongoing 14 engagement with potential employers, including, but not 15 limited to, activities such as job matchmaking 16 initiatives, hosting events such as job fairs, and 17 collaborating with other Hub Sites to identify and implement best practices for employer engagement. 18

(e) Within 90 days after the effective date of this Act, 19 20 the Department shall competitively select a community-based 21 organization to assist with pre-Program launch public 22 communications and stakeholder tracking, which shall begin 23 within 120 days after the effective date of this Act and shall 24 continue through Program launch. The Department may elect to 25 initiate pre-Program communication of updates to the public between the effective date of this Act and competitive 26

1 a community-based organization to assist. selection of 2 Pre-Program launch communications and stakeholder tracking shall include, but are not 3 functions limited to: (1)developing an initial email subscription list 4 SO that 5 interested stakeholders and interested members of the public may sign up to receive email updates about the status of 6 7 Program implementation, (2) develop an initial basic website 8 including the initial email list subscription form and a page 9 where public pre-Program updates shall be posted, (3) develop 10 initial social media accounts where public pre-Program updates 11 shall be posted, and (4) coordinate with the Department, 12 Regional Administrators, and Advisory Board members to solicit 13 information for the purposes of updating the public, as 14 approved by the Department. Pre-Program updates shall include, but are not limited to, information about implementation 15 timelines, selection of Hub Sites, selection of Advisory Board 16 17 members, selection of Regional Administrators, selection of contracted organizations, updates from the Advisory Board, and 18 19 other significant Program Administration updates. Pre-Program 20 updates shall be disseminated to the public through the website, email list, and social media accounts no less 21 22 frequently than once per month. Following Program launch, the 23 Department shall either (A) assume direct fulfillment of all responsibilities of public communications and stakeholder 24 25 tracking directly or (B) elect to continue to competitively 26 select a community-based organization to continue these

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functions and develop all initial functions into ongoing 1 2 Program functions. If the Department elects to continue to 3 competitively contract these functions, the Department may either: (i) elect to extend the contract to the competitively 4 5 selected community-based organization delivering these functions during the pre-Program launch period, and may do so 6 7 for a period to be determined by the Department, but to not 8 exceed 2 years following Program launch; or (ii) elect to 9 competitively select another community-based organization to 10 fulfill communications and stakeholder tracking functions. The 11 Department shall subsequently competitively select а 12 community-based organization to fulfill communications and stakeholder tracking functions every 2 years. 13

14 Section 5-520. Regional administrators.

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(a) The Clean Jobs Workforce Hubs Network Program shall be
administered by 3 Regional Administrators as described in
Section 5-130 of Part 1 of this Act.

(b) The Advisory Board shall have the duties given to it by Part 1 of this Act as it relates to the Program. In addition, the Advisory Board shall provide recommendations to the Department to complement the gap analysis and selection of 3 Primary Hub Sites as specified in Section 5-130 of Part 1 of this Act.

(c) The Department shall require submission of quarterlyreports including program performance metrics by each Hub Site

to the Regional Administrator of their Program Delivery Area, 1 2 as specified in subsection (a) of Section 5-1015 of Part 10, in 3 a time and manner as prescribed by the Department. Each Administrator shall collect, track, 4 Regional and simultaneously submit quarterly reports to the Department and 5 members of the Advisory Board, 6 the including program performance metrics reported in a format that allows for 7 review of the metrics both (i) for each individual Hub Site and 8 9 (ii) aggregated by Program Delivery Area. Each Regional 10 Administrator shall provide technical assistance to each 11 individual Hub Site in their Program Delivery Area in building 12 systems and capacity to collect data. Program Performance 13 include, but are not limited to, the following metrics collected for each Program trainee, 14 information where 15 applicable:

(1) demographic data, including racial, gender, and
 geographic distribution data, on Program trainees entering
 the Program;

19 (2) demographic data, including racial, gender, and
 20 geographic distribution data, on Program trainees
 21 graduating the Program;

(3) demographic data, including racial, gender, and geographic distribution data, on Program trainees who are placed in employment, including the percentages of trainees by race, gender, and geographic categories in each individual job type or category and whether

1 employment is union, nonunion, or nonunion via temp 2 agency;

3 (4) trainee job retention statistics, including the 4 duration of employment (start and end dates of hires) by 5 race, gender, and geography;

6 (5) hourly wages, including hourly overtime pay rate,
7 and benefits of trainees placed into employment by race,
8 gender, and geography;

9 (6) percentage of jobs by race, gender, and geography 10 held by Program trainees or graduates that are full-time 11 equivalent positions, meaning that the position held is 12 full-time, direct, and permanent based on 2,080 hours worked per year (paid directly by the employer, whose 13 14 activities, schedule, and manner of work the employer 15 controls, and receives pay and benefits in the same manner 16 as permanent employees); and

17 (7) qualitative data consisting of open-ended 18 reporting on pertinent issues, including, but not limited 19 to, qualitative descriptions accompanying metrics or 20 identifying key successes and challenges.

The Department shall also, on a quarterly basis, make the program performance metrics provided under this subsection (c) available to the public on its website and on the Program website.

(d) Within 3 years after the effective date of this Act,and subsequently at least once every 3 years thereafter, the

Department shall select an independent evaluator to review and 1 2 prepare a report on the performance of the Program and the 3 Regional Administrators. The evaluation shall be based on, but not limited to, the quantitative and qualitative program 4 5 performance metrics specified in subsection (q) and objective criteria developed through a comprehensive public stakeholder 6 7 process. In preparing the report, the independent evaluator 8 shall include participation and recommendations from persons 9 including, but not limited to, members of the Advisory Board, 10 additional Program participants who are not already serving as 11 members of the Advisory Board, and additional Program 12 stakeholders including organizations in environmental justice 13 communities and organizations serving low-income persons and 14 families. The report shall include a summary of the evaluation 15 of the Program, as well as an appendix including a review of 16 submitted recommendations and a compilation of reported 17 program performance metrics for the period covered by the evaluation. The report shall be posted publicly on 18 the 19 Department's website and the Program website, and shall be 20 used, as needed, to improve implementation of the Program. Between evaluation due dates, the Department shall maintain 21 22 the necessary records and information required to satisfy the 23 evaluation requirements.

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Section 5-525. Clean jobs curriculum.

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(a) Within 90 days after the effective date of this Act,

the Department shall convene a comprehensive stakeholder 1 2 process that includes representatives from the Illinois State 3 Board of Education, the Illinois Community College Board, the Department of Labor, community-based organizations, workforce 4 5 development providers, labor unions, building trades, educational institutions, residents of BIPOC and low-income 6 communities, residents of environmental justice communities, 7 8 as well as clean energy businesses, nonprofit organizations, 9 worker-owned cooperatives, other groups that provide clean 10 energy jobs opportunities, and other participants to identify 11 the career pathways and training curriculum needed to prepare 12 workers to enter clean energy jobs as defined in Section 5-115 and build careers. The curriculum shall: 13

14 (1) identify the core training curricular competency 15 areas needed to prepare workers to enter clean energy jobs as defined in Section 5-115, such as those included in, 16 17 but not limited to, the Multi-Craft Core Curriculum, U.S. Labor of 18 Department Employment and Training 19 Administration-sponsored CareerOneStop Renewable Energy 20 Competency Model, the Electric Vehicle Infrastructure 21 Training Program;

(2) identify a set of certifications relevant for
clean energy job types to be included in respective
training programs and used to inform core training
Curricular competency areas, such as, but not limited to,
North American Board of Certified Energy Practitioners

(NABCEP) Board Certifications, Interstate Renewable Energy 1 Council (IREC) Accredited Certificate Programs, American 2 3 Society of Heating, Refrigerating and Air-Conditioning Engineers (ASHRAE) ANSI/ISO accreditation standard 4 5 certifications, Electric Vehicle Infrastructure Training Program Certifications, and UL Certification for 6 ΕV 7 infrastructure;

8 (3) identify a set of required core cross-training 9 competencies provided in each training area for clean 10 energy jobs with the goal of enabling any trainee to 11 receive a standard set of skills common to multiple 12 training areas that would provide a foundation for 13 pursuing a career composed of multiple clean energy job 14 types;

15 (4) include approaches to integrate broad occupational 16 training to provide career entry into the general 17 construction and building trades sector and any remedial 18 education and work readiness support necessary to achieve 19 educational and professional eligibility thresholds;

20 (5) identify, directly or through references to 21 external resources, career pathways for clean energy jobs 22 types, such as, but not limited to, pathways identified 23 in: IREC Careers in Climate Control Technology Map, IREC NABCEP 24 Solar Career Map for Workforce Training, 25 Certification Career Map, and U.S. Department of Labor's Bureau of Labor Statistics Green Jobs Initiative; and 26

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(6) identify on-the-job training formats, where
 relevant; and identify suggested trainer certification
 standards, where relevant.

(b) Within 180 days after the stakeholder process is 4 convened, the Department shall publish a report that includes 5 the findings, recommendations, and core curriculum identified 6 by the stakeholder group and shall post a copy of the report on 7 8 its public website. The Department shall convene the process 9 described to update and modify the recommended curriculum 10 every 3 years to ensure the curriculum contents are current to 11 the evolving clean energy industries, practices, and 12 technologies.

(c) Organizations that receive funding to provide training under the Clean Jobs Workforce Hubs Network Program, including, but not limited to, community-based and labor-based training providers, and educational institutions must use the core curriculum that is developed under this Section.

18 Section 5-530. Funding. To provide direct, sustained 19 support for the Program, the Department shall be responsible for overseeing the development and implementation of the 20 21 Program, and each year shall, subject to appropriation, 22 allocate at least \$1,000,000 to each of the 16 community-based 23 organizations providing program elements at the 16 Hub Sites 24 described in this Act, including for the purposes of providing 25 Program elements through subcontracted entities. Funding of

HB2647 - 34 - LRB102 14277 SPS 19629 b \$26,000,000 for the Program shall be made available from the Energy Community Reinvestment Fund.

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3 Section 5-535. Administrative review. A11 final 4 administrative decisions, including, but not limited to, 5 funding allocation and rules issued, made by the Department 6 under this Part are subject to judicial review under the Administrative Review Law and its rules. No action may be 7 8 commenced under this Section prior to 60 days after the 9 complainant has given notice in writing of the action to the 10 Department.

11Part 10. Expanding Clean Energy Entrepreneurship12and Contractor Incubator Network Program

Section 5-1001. Definition. As used in this Part, "Program" means the Expanding Clean Energy Entrepreneurship and Contractor Incubator Network Program.

Section 5-1005. Expanding Clean Energy Entrepreneurship and Contractor Incubator Network Program.

(a) The Department shall develop and, through Regional
 Program Administrators, administer the Expanding Clean Energy
 Entrepreneurship and Contractor Incubator Network Program to
 create a network of 16 Program delivery Hub Sites with program
 elements delivered by community-based organizations and their

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subcontractors geographically distributed across the State.

2 (b) The Program shall provide direct and sustained support 3 for the development and growth of BIPOC participant contractors and provide the needed resources for entities to 4 5 be able to effectively compete for, gain, and execute clean energy-related projects that create clean energy jobs. The 6 7 Program shall provide direct and sustained support for a 8 portion of disadvantaged BIPOC contractors in the Program who 9 are previous graduates of the Clean Jobs Workforce Hubs 10 Network Program to further develop wealth-building 11 opportunities, and career paths in clean energy contracting 12 and the creation of clean energy jobs.

Section 5-1010. Expanding Clean Energy Entrepreneurship and Contractor Incubator Network.

(a) The Department shall develop and, through Regional
 Program Administrators, administer the Expanding Clean Energy
 Entrepreneurship and Contractor Incubators Network.

18 The Clean Energy Entrepreneurship and Contractor (b) Incubator Network Program shall be made up of 16 Program 19 20 delivery Hub Sites geographically distributed across the 21 State, including at least one Hub Site located in or near each 22 the following areas: Chicago (South Side), Chicago of 23 (Southwest Side), Waukegan, Rockford, Aurora, Joliet, Peoria, Champaign, Danville, Decatur, Carbondale, East St. Louis, and 24 Alton. Three additional sites shall be determined by the 25

Department within 240 days after the effective date of this 1 2 Act based on a gap analysis identifying areas with high concentrations of low-income residents, environmental justice 3 communities, and energy workers that are otherwise underserved 4 5 by the other 13 Hub Sites, as well as review of advisory recommendations from the Advisory Board. One of the additional 6 7 sites shall be located in the Northern Illinois Program Delivery Area covering Northern Illinois, 8 one of the 9 additional sites shall be located in the Central Illinois 10 Program Delivery Area covering Central Illinois, and one of 11 the additional sites shall be located in the Southern Illinois 12 Program Delivery Area covering Southern Illinois as specified 13 in Part 1 of this Act.

14 (c) Program elements at each Hub Site shall be provided by 15 a local community-based organization that shall be initially 16 competitively selected by the Department within 330 days after 17 the effective date of this Act and shall be subsequently competitively selected by the Department every 5 years. 18 Community-based organizations delivering program elements 19 20 required in subsection (d) of this Section may provide all of the elements required at each Hub Site or may subcontract to 21 22 other entities for the provision of portions of program 23 elements, including, but not limited to, administrative soft and hard skills for program participants, delivery of training 24 25 in the core curriculum, or the provision of other support 26 functions for program delivery compliance. The Regional

Administrators, with input from the Program Advisory Board, shall develop uniform minimum contractual requirements for competitively selected community-based organizations to provide the Program, uniform minimum contractual requirements for all Program subcontracts, and uniform templates for requests for proposals for all Program subcontracts.

7 (d) The Expanding Clean Energy Entrepreneurship and
8 Contractor Incubator Network Program shall provide the
9 following program elements:

10 (1) access to low-cost capital for small and BIPOC clean energy businesses and contractors to be able to 11 12 compete on a level playing field with more established, 13 capitalized businesses across the entire clean energy 14 sector in Illinois, including solar, wind, energy 15 efficiency, transportation, electrification, solar 16 thermal, geothermal, and other renewable energy 17 industries;

support for obtaining financial 18 (2)assurance, 19 including, but not limited to: bonding; back office 20 services; insurance, permits, training and certifications; business planning; and other needs that will allow BIPOC 21 22 participant contractors to effectively compete for clean 23 energy-related projects, incentive programs, and approved vendor and qualified installer opportunities; 24

(3) development, mentoring, training, networking, and
 other support needed to allow BIPOC participant

contractors to: (i) build their businesses and connect to 1 2 specific projects, (ii) register as approved vendors where 3 applicable, (iii) engage in approved vendor subcontracting qualified installer opportunities, (iv) 4 and Develop 5 partnering and networking skills, (v) compete for capital 6 and other resources, and (vi) execute clean energy-related 7 project installations and subcontracts;

8 (4) outreach and communications capability to ensure 9 that BIPOC participant contractors, community partners, 10 and potential contractor clients are aware of and engaged 11 in the Program;

12 (5) prevailing wage compliance training and back office support to implement prevailing wage practices; and 13 14 recruitment, communications, and (6) ongoing 15 engagement with potential entities that hire contractors 16 and subcontractors, and program administrators of programs 17 providing renewable energy resource-related projects, 18 incentive programs, and approved vendor and qualified 19 installer opportunities, including, but not limited to, 20 activities such as matchmaking initiatives, hosting 21 events, and collaborating with other Hub Sites to identify 22 and implement best practices for engagement.

(e) Within 90 days after the effective date of this Act, the Department shall competitively select a community-based organization to assist with pre-Program launch public communications and stakeholder tracking, which shall begin

within 120 days after the effective date of this Act and shall 1 2 continue through Program launch. The Department may elect to initiate pre-Program communication of updates to the public 3 between the effective date of this Act and competitive 4 5 selection of a community-based organization to assist. Pre-Program launch communications and stakeholder tracking 6 7 functions shall include, but are not limited to, the following: (1) developing an initial email subscription list 8 9 so that interested stakeholders and interested members of the 10 public may sign up to receive email updates about the status of 11 Program implementation, (2) develop an initial basic website 12 including the initial email list subscription form and a page 13 where public pre-Program updates shall be posted, (3) develop 14 initial social media accounts where public pre-Program updates 15 shall be posted, and (4) coordinate with the Department, 16 Regional Administrators, and Advisory Board members to solicit 17 information for the purposes of updating the public, as approved by the Department. Pre-Program updates shall include, 18 but are not limited to, information about implementation 19 20 timelines, selection of Hub Sites, selection of Advisory Board members, selection of Regional Administrators, selection of 21 22 contracted organizations, updates from the Advisory Board, and 23 other significant Program Administration updates. Pre-Program 24 updates shall be disseminated to the public through the 25 website, email list, and social media accounts no less 26 frequently than monthly. Following Program launch, the

Department shall either (A) assume direct fulfillment of all 1 2 responsibilities of public communications and stakeholder tracking directly or (B) elect to continue contracting with a 3 competitively selected community-based organization to provide 4 5 these functions and develop all initial functions into ongoing Program functions. If the Department elects to continue to 6 competitively contract these functions, the Department may 7 8 either (i) extend the contract to the competitively selected 9 community-based organization delivering the functions during 10 the pre-Program launch period, and may do so for a period to be determined by the Department, but not to exceed 2 years 11 12 following Program launch, or (ii) elect to competitively 13 select another community-based organization to fulfill communications and 14 stakeholder tracking functions. The shall 15 Department subsequently competitively select а community-based organization to fulfill communications and 16 17 stakeholder tracking functions once every 2 years.

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Section 5-1015. Regional administrators.

(a) The Clean Energy Entrepreneurship and Contractor
Incubator Network Program shall be administered by 3 Regional
Administrators as described in Section 5-130 of Part 1 of this
Act. In addition, the Regional Administrators shall administer
the Departments loan and grant programs, where relevant, as
specified in subsection (a) of Section 5-1010 of this Part.

(b) The Advisory Board shall have the duties given to it by

the Part 1 of this Act as they relate to the Program. In 1 2 addition, the Advisory Board shall provide recommendations to 3 the Department to complement the gap analysis and selection of 3 Primary Hub Sites as specified in Section 5-130 of Part 1 of 4 5 this Act.

6 (c) The Department shall require submission of quarterly 7 reports including program performance metrics by each Hub Site to the Regional administrator of their Program Delivery Area 8 9 as specified in subsection (a) of Section 5-1015 in a time and 10 manner prescribed by the Department. Each Regional 11 Administrator shall collect, track, and simultaneously submit 12 quarterly reports to the Department and the Advisory Board, including program performance metrics reported in a format 13 that allows for review of the metrics both (i) for each 14 15 individual Hub Site and (ii) aggregated by Program Delivery 16 Area. Each Regional Administrator shall provide technical 17 assistance to each individual Hub Site in their Program Delivery Area in building systems and capacity to collect 18 19 data. Program performance metrics include, but are not limited 20 to, the following information collected for each Program 21 participant:

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(1) demographic data, including racial, gender, and 23 geographic distribution data, on BIPOC participant contractors entering and graduating the Program; 24

25 (2) number of projects completed by BIPOC participant 26 contractors, solo or in partnership;

(3) number of partnerships with BIPOC participant
 contractors that are expected to result in contracts for
 work by the BIPOC participant contractor;

4 (4) changes, including growth, in BIPOC participant
 5 contractors' business revenue;

6 (5) number of new hires by BIPOC participant 7 contractors;

8 (6) demographic data, including racial, gender, and 9 geographic distribution data as well as average wage data, 10 for new hires by BIPOC participant contractors;

(7) demographic data, including racial, gender, and geographic distribution data of ownership of BIPOC participant contractors;

14 (8) certifications held by BIPOC participant 15 contractors, including, but not limited to, registration 16 under Business Enterprise for Minorities, Women, and 17 Persons with Disabilities Act program and other programs 18 intended to certify BIPOC entities;

19 (9) number of Program sessions attended by BIPOC20 participant contractors;

(10) indicators relevant for assessing general
 financial health of BIPOC participant contractors; and

(11) qualitative data consisting of open-ended reporting on pertinent issues, including, but not limited to, qualitative descriptions accompanying metrics or identifying key successes and challenges.

1 The Department shall, on a quarterly basis, make program 2 performance metrics provided under this subsection (g) 3 available to the public on its website and on the Program 4 website.

5 (d) Within 3 years after the effective date of this Act, and subsequently at least once every 3 years, the Department 6 7 shall select an independent evaluator to evaluate and prepare 8 a report on the performance of the Program and Regional 9 Administrators. The evaluation shall be based on the 10 quantitative and qualitative program performance metrics and 11 reports specified in subsection (g) and objective criteria 12 developed through a comprehensive public stakeholder process. 13 The process shall include participation and recommendations 14 from Program participants, Advisory Board members, additional 15 current and former Program participants who are not already 16 serving as members of the Advisory Board, and additional 17 Program stakeholders, including organizations in environmental justice communities and serving low-income persons 18 and 19 families. The report shall include a summary of the evaluation 20 of the Program, as well as an appendix that includes a review of submitted recommendations and a compilation of reported 21 22 program performance metrics for the period covered by the 23 evaluation. The report shall be posted publicly on the 24 Department's website and shall be used, as needed, to improve 25 implementation of the Program. The Department shall maintain 26 the necessary information and records required to satisfy the

1 evaluation requirements.

Section 5-1020. Jobs and Environmental Justice Grant
Program.

4 (a) In order to provide upfront capital to support the 5 development of projects, businesses, community organizations, and jobs creating opportunity for Black, Indigenous, and 6 7 People of Color, the Program shall create and administer a Jobs and Environmental Justice Grant Program. 8 The grant 9 program shall be designed to help remove barriers to project, 10 community, and business development caused by a lack of 11 capital.

12 (b) The grant program shall provide grant awards of up to 13 \$1 million per application to support the development of 14 renewable energy resources as defined in Section 1-75 of the 15 Illinois Power Agency Act, and Energy Efficiency projects as 16 defined in Sections 8-103B and 8-104.1 of the Public Utilities Act. The amount of a grant award shall be based on a project 17 18 size and scope. Grants shall be provided upfront, in advance 19 of other incentives, to provide businesses and organizations with capital needed to plan, develop, and execute a project. 20 21 Grants shall be designed to coordinate with and supplement 22 existing incentive programs, such as the Adjustable Block 23 Program, the Solar for All Program, the Community Solar 24 Program, and renewable energy procurements as described in the 25 Illinois Power Agency Act, as well as utility Energy

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Efficiency programs as described in Sections 8-103B and
 8-104.1 of the Public Utilities Act.

3 (c) Grants shall be awarded to businesses and nonprofit 4 organizations for costs related to the following activities 5 and project needs:

6 (1) planning and project development, including costs 7 for professional services such as architecture, design, 8 engineering, auditing, consulting, and developer services;

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(2) project application, deposit, and approval;

(3) purchasing and leasing of land;

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(4) permitting and zoning;

12 (5) interconnection application costs and fees,13 studies, and expenses;

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(6) equipment and supplies;

(7) community outreach, marketing, and engagement;

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(8) staff and operations expenses.

17 (d) Grants shall be awarded for projects that meet the 18 following criteria:

(1) provide community benefit, defined as greater than 19 50% of the project's energy provided or saved that 20 benefits 21 low-income residents, not-for-profit 22 organizations providing services to low-income households, 23 affordable housing owners, or community-based limited liability companies providing services to low-income 24 25 households. In the case of Community Solar projects, 26 projects must provide preferential or exclusive access for

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local subscribers or donated power;

2 (2) are located in environmental justice communities, 3 as that term has been defined based on existing 4 methodologies and findings used by the Illinois Power 5 Agency and its Administrator of the Illinois Solar for All 6 Program;

7 (3) provide on-the-job training, as time and scope 8 permits;

9 (4) contract with contractors who are participating or 10 have participated in the Expanding Clean Energy 11 Entrepreneurship and Contractor Incubators Network 12 Program, or similar programs, for a minimum of 50% of 13 project costs; and

14 (5) employ a minimum of 51% of its workforce from
15 participants and graduates of the Clean Jobs Workforce
16 Hubs Network Program and Returning Residents Program as
17 described in this Act.

18 (e) Grants shall be awarded to applicants that meet the 19 following criteria:

(1) achieve a minimum of 105 points in the equity
points systems described in paragraph (7) of subsection
(c) of Section 1-75 of the Illinois Power Agency Act, or
meet the equity building criteria in paragraph (9.5) of
subsection (g) of Section 8-103B of the Public Utilities
Act or in paragraph (9.5) of subsection (j) of Section
8-104.1 of the Public Utilities Act; and

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1 (2) provide demonstrable proof of a historical or 2 future, and persisting, long-term partnership with the 3 community in which the project will be located.

4 (f) The application process for the grant program shall 5 not be burdensome on applicants, nor require extensive 6 technical knowledge, and be able to be completed on less than 4 7 standard letter-sized pages.

8 (g) The Program shall coordinate its grant program with 9 the Clean Energy Jobs and Justice Fund to coordinate grants 10 under this program with low-interest and no-interest financing 11 opportunities offered by the fund.

(h) The grant program shall have a budget of \$20,000,000 per year, for a minimum of 4 years, and continued after that until funds are no longer available or the program is ended by the Department.

16 Section 5-1025. Funding. To provide direct, sustained support for the Program, the Department shall be responsible 17 18 for overseeing the development and implementation of the Program, and each year shall, subject to appropriation, 19 20 allocate at least \$800,000 to each of the 16 community-based 21 organizations providing program elements at the 16 Hub Sites 22 described in this Act, including for the purposes of providing program elements through subcontracted entities. Funding of 23 24 \$21,000,000 per year for the Program shall be made available 25 from the Energy Community Reinvestment Fund, and funding of

HB2647 - 48 - LRB102 14277 SPS 19629 b \$20,000,000 per year for the Jobs and Environmental Justice

2 Grant Program shall be made available from the Energy 3 Community Reinvestment Fund.

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4 Section 5-1030. Administrative review. All final 5 administrative decisions, including, but not limited to 6 funding allocation and rules issued, made by the Department 7 under this Part are subject to judicial review under the Administrative Review Law and its rules. No action may be 8 9 commenced under this Section prior to 60 days after the 10 complainant has given notice in writing of the action to the 11 Department.

Part 15. Illinois Clean Energy Black, Indigenous, and
 People of Color Primes Contractor Accelerator

14 Section 5-1501. Definitions. As used in this Part:

15 "Approved Vendor" means the definition of that term used 16 and as may be updated by the Illinois Power Agency.

17 "Contractor Incubator" means an incubator authorized under18 Part 10 of this Act.

"Illinois Clean Energy Jobs and Justice Fund" means the fund created in the Illinois Clean Energy Jobs and Justice Fund Act.

22 "Mentor Company" means a private company selected to 23 provide business mentorship to Program participants as - 49 - LRB102 14277 SPS 19629 b

1 described in Section 5-1535 of this Part.

2 "Minority Business" means a minority-owned business as
3 described in Section 2 of the Business Enterprise for
4 Minorities, Women, and Persons with Disabilities Act.

5 "Minority Business Enterprise certification" means the 6 certification or recognition certification affidavit from the 7 State of Illinois Department of Central Management Services 8 Business Enterprise Program or a program with equivalent 9 requirements more narrowly tailored to the needs of prime 10 contractors.

"Primes Program Administrator" means the entity or person selected to be responsible for management of the Program as established in Section 5-1505 of this Part.

14 "Regional Primes Program Lead" means the entity or person 15 selected to be responsible for management of the Program as 16 established in Section 5-1505 of this Part.

17 "Program" means the Illinois Clean Energy Black,
18 Indigenous, and People of Color Primes Contractor Accelerator
19 Program.

20 "Participant" means the persons and organizations selected21 to participate in the Program.

"Returning Resident" is defined as in Part 20 of this Act.
"Workforce Hub" means a workforce training program
authorized under Part 5 of this Act.

Section 5-1505. Illinois Clean Energy Black, Indigenous,

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and People of Color Primes Contractor Accelerator Program
 components.

(a) The Department of Commerce and Economic Opportunity 3 shall create and implement, consistent with the requirements 4 5 of this Part, an Illinois Clean Energy Black, Indigenous, and People of Color Primes Contractor Accelerator Program. 6 The 7 for Program participants shall include offerings the 8 following:

9 (1) a 5-year, 6-month progressive course of one-on-one 10 coaching designed to assist each participant in developing 11 an achievable five-year business plan, including review of 12 monthly metrics, advice achieving the on Program 13 participant's goals such as obtaining relevant business 14 certifications and preparing for prime contracting 15 opportunities;

16 (2) operational support grants not to exceed \$1 17 million annually;

- 18 (3) interest-free and low-interest loans available
  19 through the Illinois Clean Energy Jobs and Justice Fund or
  20 comparable financial mechanism;
- (4) business coaching by outside consultants, based on
   the participant's individual needs;
- (5) a mentorship of approximately 2 years provided by
  a qualified company in the participant's field;
- (6) full access to Contractor Incubator services
   including courses and workshops, informational briefings

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about opportunities created by the Clean Energy Jobs Act and other Illinois focused clean energy opportunities, access to jobs and project portals, contractor networking, job fairs, and monthly contractor cohort meetings;

5 (7) technical assistance with applying for Minority 6 Business Enterprise certification and other relevant 7 certifications as well as Approved Vendor status for 8 Illinois programs offered by utilities or other similar 9 entities;

10 (8) technical assistance with preparing bids and 11 Request for Proposal applications for programs created by 12 the Clean Energy Jobs Act and other Illinois focused clean 13 energy opportunities;

14 (9) opportunities to participate in procurement
15 programs organized by the Department to provide bulk
16 discounts on tools, equipment, and supplies; and

17 (10) opportunities to be listed in any relevant18 directories and databases organized by the Department.

(b) The Department and Primes Program Administrator shall coordinate Program events and training designed to connect the Program participants with the programs created in Parts II and III of this Act.

(c) The Department and Primes Program Administrator shall coordinate with the Illinois Power Agency's Adjustable Block Program and Illinois Solar For All program to connect Program participants with funding opportunities created by the HB2647 - 52 - LRB102 14277 SPS 19629 b

1 Adjustable Block Program and Illinois Solar For All program.

2 (d) The Department and Primes Program Administrator shall 3 coordinate with the electric, gas and water utilities to 4 connect Program participants with Approved Vendor and other 5 service provider and incentive opportunities in areas 6 including energy efficiency and electric vehicles.

7 (e) The Department and Primes Program Administrator shall 8 coordinate financial development assistance programs such as 9 zero- and low-interest loans with the Illinois Clean Energy 10 Jobs and Justice Fund or a comparable financing mechanism. The 11 Department and Primes Program Administrator shall retain 12 authority to determine loan repayment terms and conditions.

13 Section 5-1510. Program administration.

14 (a) The Department shall, in consultation with the 15 Advisory Board, hire or contract а Primes Program 16 Administrator within 180 days after the effective date of this 17 Act.

18 (b) The Department shall select a Primes Program19 Administrator with the following qualifications:

20 (1) experience running a large contractor-based or
 21 Approved Vendor business in Illinois;

(2) experience coaching businesses;

23 (3) experience participating in or managing a24 mentorship program;

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(4) experience in the Illinois clean energy industry;

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(5) experience working with diverse, underserved, and 1 2 environmental justice communities; and

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experience working with or participating in (6) businesses owned by BIPOC persons. 4

5 (c) Responsibilities of the Primes Program Administrator. 6 The Primes Program Administrator shall be responsible for the 7 following:

8 (1) managing the Regional Primes Program Leads to 9 develop an 18-month Program budget as well as a 6-year 10 forecast to guide expenditures in the regions;

11 (2) working with the Regional Primes Program Leads to 12 design a Program application including a shareable 13 description of how participants will be selected;

(3) working with the Regional Primes Program Leads and 14 15 the partners in the programs described in Parts 5 and 10 of 16 this Act to publicize the Program;

17 (4) working with the Regional Primes Program Leads and the Advisory Board to implement the recommendations on 18 19 acceptance of potential Program participants and awarded 20 funding;

(5) working with the Regional Primes Program Leads to 21 22 design and implement a mentorship program including 23 stipend level recommendations and quidelines for any Mentor Company-mentee profit sharing or purchased services 24 25 agreements;

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(6) working with the Regional Primes Program Leads to

ensure participants are quickly on-boarded into the
 Program and begin tapping Program resources;

3 (7) collecting and reporting metrics related to cohort 4 recruiting and formation to the Department and the 5 Advisory Board;

6 (8) reviewing the work plans and annual goals of all 7 participants. Reviewing all approved Mentor Companies and 8 the stipends they will be awarded;

9 (9) conducting an annual assessment of the mentorship 10 program including Mentor Company and mentee interviews, 11 Mentor Company and mentee satisfaction ratings, and input 12 from the Regional Primes Program Leads and creating a 13 consolidated report for Department and the Advisory Board;

(10) consolidating and reporting metrics related to
participant contractor engagement in other Illinois clean
energy programs such as the Adjustable Block Program,
Illinois Solar for All, and the utility-run energy
efficiency and electric vehicle programs;

(11) reviewing each participant's annual progress through the Program and any recommendations from the Regional Primes Program Lead about whether the participant should continue in the Program, be considered a Program graduate, and whether adjustments to ongoing and future grant money, loans and Contractor Incubator service access are needed; and

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(12) other duties as required to effectively and

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equitably administer the Program.

(d) Within 90 days after being hired, the Primes Program
Administrator, in consultation with the Department and the
Advisory Board, shall contract with 3 Regional Primes Program
Leads. The Regional Primes Program Leads will report directly
to the Primes Program Administrator.

7 (e) The Regional Primes Program Leads selected by the
8 Primes Program Administrator shall have the following
9 qualifications:

(1) experience running a large contracting or Approved
 Vendor business in Illinois;

12

(2) experience in the Illinois clean energy industry;

13 (3) experience coaching businesses;

14

(4) experience with a mentorship program;

15 (5) relationships with suitable potential Mentor16 Companies in the region;

17 (6) experience working with diverse, underserved, and
18 environmental justice communities;

19 (7) experience working with or participating in20 businesses owned by BIPOC persons; and

(8) ability and willingness to be located within theregion they will be leading.

23 (f) The Regional Primes Program Leads shall have the 24 following responsibilities:

(1) developing Program marketing materials and working
 with the Workforce Hubs and Contractor Incubators in the

region and their community partners to publicize 1 the 2 Program. The budget shall include funds to pay 3 community-based organizations with a track record of working with diverse, underserved, and environmental 4 5 justice communities to complete this work;

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(2) recruiting qualified Program applicants;

7 (3) assisting Program applicants in understanding and 8 completing the application process;

9 (4) coordinating with the Department and the Advisory 10 Board to select qualified applicants for Program 11 participation and determine how to allocate funding among 12 selected participants;

13

(5) introducing participants to the Program offerings;

14 (6) upon entry of each Program participant and each 15 year thereafter, conducting a detailed assessment with 16 each participant to identify needed training, coaching, 17 and other Program services;

(7) upon entry of each Program participant and each 18 year thereafter, assisting each participant in developing 19 20 goals in terms of each Program element, and assessing 21 progress toward meeting the goals established in previous 22 years' work plans;

23 (8) assisting Program participants in receiving their Minority Business Enterprise certification and any other 24 25 relevant certifications and Approved Vendor statuses; 26

(9) matching each participant with Contractor

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Incubator offerings and individualized expert coaching, including training on working with returning residents and the second chance companies that employ them, as needed;

4 (10) pairing each Program participant with a Mentor 5 Company;

(11) facilitating connections between each Program participant to potential subcontractors and employees;

8 (12) dispensing each participant's awarded operational9 grant funding;

10 (13) connecting each participant to zero- and 11 low-interest loans from the Illinois Clean Energy Jobs and 12 Justice Fund or a comparable financing mechanism;

13 (14) ensuring that each participant applies for 14 appropriate project opportunities funded by the State of 15 Illinois or businesses or individuals located within 16 Illinois;

(15) reviewing each participant's progress through the Program and making a recommendation to the Department and the Advisory Board about whether the participant should continue in the Program, be considered a Program graduate, and whether adjustments to ongoing and future grant funding, loans and related service access overseen by the Advisory Board are needed; and

(16) other duties as required to effectively and
 equitably administer the Program.

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Section 5-1515. Eligibility for program participation. 1 2 (a) The Program will accept applications to become Program 3 participants from person with following any the qualifications: 4 5 (1) 2 or more years of experience in a clean energy or 6 a related contracting field; 7 (2) at least \$5,000 in annual business; and 8 businesses with Minority Business Enterprise (3) 9 certification or recognition certification affidavit from 10 the State of Illinois Department of Central Management 11 Services Business Enterprise program or that meet the 12 definition of a minority-owned business as described in 13 Section 2 of the Business Enterprise for Minorities, Women 14 and Persons with Disabilities Act. 15 (b) Applicants for Program participation shall be allowed

16 to reapply for a future cohort if they are not selected for 17 participation, and the Primes Program Administrator shall 18 inform each applicant of this option.

19 Section 5-1520. Participant selection.

20 (a) Each region will select a new cohort of participant21 contractors every 18 months.

(b) Each regional cohort will include between 3 and 5participants.

(c) The application for positions as a program participantshall be standardized across regions and require the following

1 information:

2 (1) company history, financial information, and
 3 visibility;

4 (2) list of up to the 5 most recent years' projects 5 with basic information including customer names and 6 locations, partner names if any, community profit-sharing 7 arrangements if any, and total revenues, payroll expenses 8 and subcontracting expenses;

9 (3) list of future projects, if any, with same details 10 as the paragraph (2);

(4) a year-by-year plan showing how program-requested operational grants, program-requested zero-interest and low-interest loans and self-funding, private investments and completed project profits will create growth for the applicant company; and

16 (5) details on partnerships, including any 17 community-based organizations partnership for workforce development, subscriber recruitment 18 and conducting 19 information sessions as well subcontracting as 20 relationships and sources of private capital. Projected spending shall be included for these items. 21

(d) Applicants will be scored up to 50 points based on thecomponents outlined in subsection (c).

(e) Application who designate themselves as energy
 efficiency applicants can be awarded additional points as
 follows:

(1) Up to 15 points based on projected hiring and 1 2 industry job creation via subcontracting year-by-year, including description of wages, salaries and benefits; 3 (2) Up to 15 points based on a clear vision of growing 4 5 the business in a strategic way; (3) Up to 10 points based on a clear vision of how 6 increased capitalization would benefit the business; 7 (4) Up to 10 points based on past project performance 8 9 in the areas of work quality, adherence to best practices 10 and demonstration of technical knowledge; 11 (f) Applications who do not designate themselves as energy 12 efficiency applicants pursuant to paragraph (e) of this Section can be awarded additional points as follows: 13 (1) Up to 10 points based on outside capital and 14 15 capacity the applicant is anticipated to bring to project 16 development; 17 (2) Up to 10 points based on ratio of grants to loans requested as a measure of how much of the risk the 18 19 applicant is willing to assume; 20 (3) Up to 10 points based on the anticipated revenues 21 from future projects; 22 (4) Up to 10 points based on projected hiring and 23 industry job creation via subcontracting year-by-year, including description of wages, salaries and benefits; 24 25 (5) Up to 10 points based on any model proposed to 26 build wealth in the larger underserved community through

profit sharing, transfer of asset ownership (such as solar panels) and other means.

(g) The Primes Program Administrator shall select Program 3 participants based on the application score, the Program's 4 5 ability to accommodate the requested grants and loans, and the expectation of a contractor cohort that approximates the 6 7 diversity in the region. The Primes racial Program 8 Administrator shall cap contractors in the energy efficiency 9 sector at 50% of available cohort spots and 50% of available 10 grants and loans if possible.

(h) Regional Primes Program Leads shall review applications, conduct one-on-one interviews, and, if possible, visit work sites of promising candidates.

(i) Regional Primes Program Leads shall recommend a cohort of selected contractors and a corresponding budget to the Primes Program Administrator for final approval. Applicants not recommended for approval are allowed to petition the Primes Program Administrator, the Department and the Advisory Board for consideration.

20 Regional Primes Program Leads shall make cohort (i) recommendations to the Primes Program Administrator, the 21 22 Department and the Advisory Board. Applicants may be asked to 23 make a short presentation to the Department and the Advisory Board prior to a final determination on acceptance. Final 24 25 selection of contractor participants rests with the 26 Department.

Section 5-1525. Metrics and goals for program
 participants.

(a) Upon each participant's acceptance into the Program,
the Regional Primes Program Leads shall solicit, and Program
participants shall be required to provide, the following
information to prepare a baseline report on the Program
participant's business:

8 (1) information necessary to understand the financial
9 health of the Program participant;

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(2) income from past project development;

11 (3) the certifications that the Program participant is 12 seeking to obtain;

13 (4) employee data including salaries, length of14 service and demographics;

15 (5) subcontractor data including demographics (if 16 available or applicable); and

17 (6) community profit-sharing and joint ownership data18 (if available or applicable).

The Regional Primes Program Leads shall to the 19 (b) 20 greatest extent practical establish a monthly metric reporting 21 system with each of the participating contractors and track 22 the metrics for progress against the contractor's work plan 23 and Program goals. Regional Primes Program Leads shall 24 compile, and require Program participants to provide 25 information for, the following metrics on a monthly basis:

(1) information necessary to understand the financial
 health of the Program participant;

- 3 (2) information about project development including 4 bids submitted, projects started, projects completed and 5 related project-based expenses and income, and the 6 percentage of projects where contractor is acting as the 7 prime contractor;
- 8 (3) the certifications that the Program participant is 9 seeking to obtain and progress in obtaining those 10 certifications;
- 11 (4) employee data including salaries, length of 12 service and demographics, as well as whether any newly 13 hired employees are graduates of programs contained in the 14 Clean Jobs Workforce Hub Act;
- (5) subcontractor data (if applicable) including demographics, details on salaries, length of service and demographics of any industry jobs created, and whether the subcontractors are participants in or graduates of programs contained in Part 10 of this Act;
- 20 (6) community profit-sharing and joint ownership data
  21 (if available or applicable);

22 (7) amounts of grants and loans provided through the23 Program;

(8) log of completed Program activities including
 personalized training, coaching, and approximate hours of
 Program support;

(9) log of interaction with the participant's Mentor
 Company and the participant's satisfaction with the Mentor
 Company relationship;

4 (10) information on the Program participant's 5 satisfaction with Regional Primes Program Lead and the 6 Program overall; and

7 (11) Upon graduation from the Program, participants
8 shall continue to provide metric data outlined in (1),
9 (4), (5) and (6) annually for 10 years.

10 (C)In accordance with the goal of creating an 11 individualized experience for each participant, nonperformance 12 issues with Program participants will be addressed with 13 one-on-one coaching from the Regional Primes Program Lead and 14 necessary resources. Individual contractor performance issues 15 shall be reported up to the Primes Program Administrator on a 16 quarterly basis with issues designated as "resolved", "in 17 remediation", or "needing a resolution" as appropriate.

18 (d) Individual contractors can request assignment to a19 different Mentor Company if warranted.

20 Section 5-1530. Regional cohort and program-level metrics 21 and goals.

(a) Regional Primes Program Leads shall report the
following metrics and progress on indicated goals to the
Primes Program Administrator on a timeline established by the
Primes Program Administrator:

(1) cohort recruiting efforts, including the geography 1 2 targeted, events held, budget allocated for recruiting, 3 and audience-appropriateness of language and graphics in all Program materials; 4 5 (2) program applications received; 6 (3) participant selection data including racial and 7 geographic breakdown; 8 (4) program participants with ongoing issues as 9 described in subsection (c) of Section 5-1525 of this 10 Part: 11 (5) retention of participants in each cohort; 12 (6) total projects bid, started, and completed by participants, including information about revenue, hiring, 13 and subcontractor relationships with projects; 14 15 (7) total certifications issued; 16 (8) employment data for contractor hires and industry 17 jobs created including demographic, salary, length of service and geographic data; 18 19 (9) grants and loans distributed; 20 (10)hours logged in activities including the 21 mentorship program; and 22 (11) program participant satisfaction with the 23 Program. 24 (b) The Primes Program Administrator shall compile data at 25 both the regional level and the overall Program level and

26 create quarterly reports for the Department and the Advisory

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Board and an annual report for the Illinois General Assembly. 1 Reporting provided to the Department and General Assembly will 2 be anonymized to protect the data of Program participants, 3 although some reporting by zip code or other geographic 4 5 segment may be included. It will highlight how the Program is 6 building wealth through increased revenues of participating 7 companies, new hiring, creation of industry jobs, increased 8 revenues of the larger pool of BIPOC subcontractors and 9 through community arrangements that provide for passive income 10 streams and asset ownership.

11 Section 5-1535. Mentorship Program

(a) The Regional Primes Program Leads shall recruit
private companies to serve as mentors to Program participants.
The primary role of the Mentor Companies shall be to assist
Program participants in succeeding in the clean energy
industry.

17 (b) The Primes Program Administrator may select Mentor18 Companies with the following qualifications:

19 (1) excellent standing with state clean energy 20 programs;

(2) 4 or more years of experience in the field in which
they will serve as a Mentor Company; and

(3) a proven track record of success in the field inwhich they will serve as a Mentor Company.

25 (c) The Regional Primes Program Leads shall collaborate

with Mentor Companies and the mentee Program participants to create a plan for ongoing contact in opportunities such as on-the-job training, site walkthroughs, business process and structure walkthroughs, quality assurance and quality control reviews, and other relevant activities. Mentor Companies may identify what level of stipend they require.

7 (d) The Regional Primes Program Lead shall recommend the
8 Mentor Company-mentee pairings and associated Mentor Company
9 stipends to the Primes Program Administrator for approval.

10 (e) The Regional Primes Program Lead shall conduct an 11 annual review of each Mentor Company-mentee pairing and 12 recommend whether it continues for a second year and the level 13 of stipend that is appropriate. The review will also ensure 14 that any profit-sharing and purchased services agreements 15 adhere to the guidelines established by the Primes Program 16 Administrator.

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Section 5-1540. Program budget.

(a) The Department shall allocate \$3,000,000 annually to
the Primes Program Administrator for each of the 3 regional
budgets from the Energy Community Reinvestment Fund.

(b) Each regional budget will be developed collaboratively
by the Primes Program Administrator and the corresponding
Regional Primes Program Lead. The budget will cover Program
administration, Program publicity and candidate recruitment,
training and certification costs, operational support grants

for Program participants, Mentor Company stipends and loan loss reserves for contractor capitalization as well as other costs the Primes Program Administrator deems to be necessary or beneficial for the implementation of the Program.

5 (c) The Primes Program Administrator shall conduct 6 budgeting in conjunction with Illinois Clean Energy Jobs and 7 Justice Fund or comparable financing institution so that loan 8 loss reserves are sufficient to underwrite \$7,000,000 in 9 low-interest loans in each of the 3 regions.

10 (d) All available grant and loan funding should be made11 available to Program participants in a timely fashion.

12 Part 20. Returning Residents Clean Jobs Training Program

Section 5-2001. Purpose. The Returning Residents Clean 13 14 Jobs Training Program shall be established within the Illinois 15 Department of Commerce and Economic Opportunity in an effort to assist inmates in their rehabilitation through training 16 17 that prepares them to successfully hold employment in the from 18 clean energy jobs sector upon their release 19 incarceration.

20 Section 5-2005. Definitions. As used in this Part: 21 "Commitment" means a judicially determined placement in 22 the custody of the Department of Corrections on the basis of 23 conviction or delinquency.

"Committed person" means a person committed to the
 Department of Corrections.

3 "Correctional institution or facility" means a Department 4 of Corrections building or part of a Department of Corrections 5 building where committed persons are detained in a secure 6 manner.

7 "Discharge" means the end of a sentence or the final 8 termination of a detainee's physical commitment to and 9 confinement in the Department of Corrections.

10 "Program" means the clean energy jobs instruction 11 established by this Part.

12 "Program Administrator" means the person or entity 13 selected to administer and coordinate the work of the Illinois 14 Returning Residents Clean Jobs Training Program as established 15 in Section 5-2030 of this Part.

16 "Regional Administrator" means the person or entity 17 selected to administer and coordinate programs as described in 18 Section 5-130 of Part 1 of this Act.

19 "Returning resident" means any United States resident who 20 is: 17 years of age or older; in the physical custody of the 21 Department of Corrections and scheduled to be re-entering 22 society within 12 months.

23 Section 5-2010. Program.

(a) General. The Returning Residents Clean Jobs Training
 Program shall be based on a curriculum designed to be as

similar as practical to the Clean Energy Jobs Training 1 2 Programs available for persons not committed as established in 3 Part 5 of this Act. The program shall include structured hands-on activities in correctional institutions 4 or 5 facilities, including classroom spaces and outdoor spaces, to instruct participants in the core curriculum established in 6 Part 5 of this Act. 7

8 (b) Connected Services. The program shall be designed and 9 operated to allow participants to graduate from the program as 10 hireable in the solar power and energy efficiency industries. 11 The program shall provide participants with the knowledge and 12 the necessary mental health, ability to access case 13 and other support services, both during the management, program and after graduation, to ensure they are successful in 14 15 the clean energy jobs sector.

16 (C) Recruitment of Participants. The Program 17 Administrators shall implement a recruitment process to educate committed persons on the benefits of the program and 18 how to enroll in the program. This recruitment process must 19 20 reach both men's correctional institutions and facilities and women's correctional institutions and facilities. 21

(d) Connection to Employers. The Program Administrators shall be responsible for connecting program graduates with potential employers in the solar power and energy efficiency and related industries. The Regional Administrators shall assist the Program Administrators with this task.

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(e) Graduation. Participants who successfully complete all
 assignments in the program shall be considered graduates and
 shall receive a program graduation certificate, as well as any
 certifications earned in the process.

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Section 5-2015. Administrative rules; eligibility.

6 (a) A committed person in a correctional institution or7 facility is eligible if the committed person:

8 (1) is not prohibited by Illinois statute from 9 entering a residence or public building as a result of a 10 previous conviction;

11

(2) is within 12 months of expected release;

12 (3) volunteers, or is recommended to participate, with 13 a strong interest in the program and in securing and 14 keeping a clean energy job upon completion of the program 15 and release;

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(4) meets all program and testing requirements;

17 (5) is willing to follow all program requirements; and 18 (6) is willing to participate in all prescribed 19 program events including the required wrap-around/support 20 services.

(b) The Department of Corrections shall provide data
needed to determine eligibility and work with the Program
Administrator to select individuals for the training program.

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Section 5-2020. Program entry and testing requirements. To

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enter the Returning Residents Clean Jobs Training Program, 1 committed persons must complete a simple application, undergo 2 3 an interview and coaching session, and pass the Test for Adult Basic Education. The Returning Residents Clean Jobs Training 4 5 Program shall include a one week "pre" program boot camp that ensures the candidates understand and are interested in 6 7 continuing the program. Candidates that successfully complete 8 the "pre" program boot camp shall continue to the full 9 program.

10 Section 5-2025. Administrative rules; drug testing. A 11 clean drug test is required to complete the Returning 12 Residents Clean Jobs Training Program. A drug test shall be 13 administered at least once prior to graduation, and, if 14 positive, it shall not result in immediate expulsion, but 15 outreach must be performed to offer assistance and mitigation. 16 An additional clean test is then required to complete the 17 program.

18 Section 5-2030. Curriculum and program administration.

19 (a) Curriculum.

20 (1) General. The Returning Residents Clean Jobs 21 Training Program shall be based on a curriculum designed 22 to be as similar as practical to the Clean Energy Jobs 23 Training Programs available for persons not committed as 24 established in Part 5 of this Act, with a focus on

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preparing graduates for employment in the solar power and energy efficiency industries.

3 Curriculum design and public The (2)comment. Department shall design a draft curriculum for 4 the 5 implementation of the Returning Residents Clean Jobs 6 Training Program by making adjustments to the Clean Energy 7 Jobs Training Programs curriculum to meet in-facility 8 requirements. The Department shall consult with the 9 Department of Corrections to ensure all curriculum 10 elements may be available within Department of Corrections 11 facilities. The Department shall then publish the draft 12 curriculum no more than 120 days after the effective date 13 of this Act, and solicit public comments on the draft 14 curriculum for at least 30 days prior to beginning program 15 implementation.

16 (3) Curriculum goals and skills. Program participants
17 shall be instructed in skills that prepare them for
18 employment in the clean energy industry. The Program shall
19 focus on solar and energy efficiency training, including
20 both technical and soft skills necessary for success in
21 the field.

(A) Solar power training. Program participants
shall receive training focused on accessing
opportunities in the solar industry and earning the
necessary certifications to work in the solar industry
as a solar tech including installation, maintenance,

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1 technical work, and sales.

2 Energy efficiency training. Program (B) 3 shall receive training focused participants on accessing opportunities in the energy efficiency 4 5 industry and earning the necessary certifications to energy efficiency industry through 6 work in the 7 training in building science principles, sales of 8 solar technology, installation, maintenance, and the 9 skills needed to become an energy auditor, building 10 analyst, or HVAC Tech.

11 (C) Additional hard and soft skills for clean 12 energy jobs. Training shall include, but is not 13 limited to, job readiness training, mental health 14 assessment and services, and addiction recovery 15 services.

16 (4) Guidebook. The Program Administrators shall
17 collaborate to create and publish a guidebook that allows
18 for the implementation of the curriculum and provides
19 information on all necessary and useful resources for
20 program participants and graduates.

21 (b) Program administration.

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(1) Program administrators.

(A) Within 210 days after the effective date of this Act, the Department shall complete the following:

(i) Convene a comprehensive stakeholder
 process that includes, at minimum, representatives

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community-based organizations 1 from in 2 environmental justice communities, 3 community-based organizations serving low-income families, 4 persons and community-based 5 organizations serving energy workers, and labor unions, to seek input on the administration of 6 this program. 7

8 (ii) Gather input from the comprehensive 9 stakeholder process and publish a summary of the 10 input received during the stakeholder process, 11 along with an implementation plan incorporating 12 input from the stakeholder process on the 13 Department website or the initial Program website. 14 The implementation plans shall also be provided to 15 the Advisory Board.

(iii) Hold a 30-day public comment period seeking input on the implementation plans.

In consultation with the Regional 18 (iv) 19 Administrators and Advisory Board, select a Program Administrator for each of the three 20 21 regions: North, Central, and South, to administer 22 and coordinate the work of the Illinois Returning 23 Residents Clean Jobs Training Program. Candidates shall be evaluated with input from the Advisory 24 25 Board.

(B) The Program Administrators shall have strong

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capabilities, experience, and knowledge related to 1 2 program development and economic management; cultural 3 and language competency needed to be effective in the respective communities to be served; expertise in 4 5 working in and with BIPOC and environmental justice communities; knowledge and experience in working with 6 7 providers of clean energy jobs; and awareness of solar 8 power and energy efficiency industry trends and 9 activities, workforce development best practices, and 10 regional workforce development needs, and community 11 development. The Program Administrators shall 12 demonstrate a track record of strong partnerships with 13 community-based organizations.

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14 (C) The Program Administrators shall coordinate 15 with Regional Administrators and the Clean Jobs 16 Workforce Hubs Network Program to ensure execution, 17 performance, partnerships, marketing, and program access across the State that is as consistent as 18 19 possible while respecting regional differences. The 20 Program Administrators shall work with partner 21 community-based organizations in their respective 22 regions and Program Delivery Areas to deliver the 23 Program.

(D) The Program Administrators shall collaborate
 to create and publish an employer "Hiring Returning
 Residents" handbook that includes benefits and

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expectations of hiring returning residents, guidance 1 2 on how to recruit, hire, and retain returning 3 residents, guidance on how to access state and federal tax credits and incentives, resources from federal and 4 5 state, guidance on how to update company policies to 6 support hiring and supporting returning residents, and 7 an understanding of the harm in one-size fits all policies toward returning residents. The handbook 8 9 shall be updated every 5 years or more frequently if 10 needed to ensure its contents are accurate. The 11 handbook shall be made available on the Department's 12 website.

(E) The Program Administrators shall work with
potential employers and employers who hire graduates
to collect data needed to ensure program participant
success and to evaluate success of the program,
including, but not limited to:

(ii) graduate employment status, such as hire
 date, salary grade changes, hours worked, and
 separation date;

(i) candidates interviewed and hiring status;

(iii) key demographics by project or projectcategory; and

24 (iv) continuing education and certifications25 gained by program graduates.

26 The Program Administrators will work with

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potential employers to promote company policies to 1 2 support hiring and supporting returning residents via 3 employee/employer liability, coverage, insurance, bonding, training, hiring practices, and retention 4 5 support. The Program Administrator will provide services such as, but not limited to, job coaching and 6 7 financial coaching to program graduates to support 8 their employment longevity. The Program Administrators 9 shall report data needed to ensure program participant 10 success and to evaluate success of the program to the 11 Department, Regional Administrators, and Advisory 12 Board.

13 The Program Administrators shall (F) identify 14 clean energy job opportunities and assist participants 15 in achieving employment. The program shall include at 16 least one job fair; include job placement discussions 17 with clean energy employers; establish a partnership with Illinois solar energy businesses and trade 18 19 associations to identify solar employers that support 20 and hire returning residents, and; involve the 21 Department, Regional Administrators, and the Advisory 22 Board in finding employment for participants and 23 graduates in the solar power and energy efficiency 24 industries.

25 (G) The Program Administrators shall work with
 26 graduates to maintain contact, including quarterly

1 check-ins, and ensure access to the necessary mental health, case management, and other support services, 2 3 both during the program and after graduation, to ensure they are successful in the clean energy jobs 5 sector.

6 (2) Community Organizations. Program Administrators 7 may contract with local community-based organizations to 8 provide program elements at each facility. Contracts with 9 local community-based organizations shall be initially 10 competitively selected by the Department within 330 days 11 after the effective date of this Act and shall be 12 subsequently competitively selected by the Department 13 every 5 years. Community-based organizations delivering 14 the program elements outlined may provide all elements 15 required or may subcontract to other entities for the 16 provision of portions of program elements, including, but 17 not limited to, administrative soft and hard skills for program participants, delivery of specific training(s) in 18 19 core curriculum, or provision of other support the 20 functions for program delivery compliance. The Department and the Regional Administrators shall collaborate to 21 22 develop uniform minimum contractual requirements for 23 competitively selected community-based organizations to 24 provide the Program, uniform minimum contractual 25 requirements for all Program subcontracts, and uniform 26 templates for Requests For Proposals for all Program

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1 subcontracts.

2 (3) Scheduling and Delays. The Department should aim 3 to include training in conjunction with other pre-release procedures and movements. Delays in a workshop being 4 5 provided shall not cause delays in discharge. Detainees 6 may not be prevented from attending workshops due to 7 staffing shortages, lockdowns, conflicts with family or 8 visits, court dates, medical legal appointments, 9 commissary visits, recreational sessions, dining, work, class, or bathing schedules. In case of conflict or 10 11 staffing shortages, returning residents must be given full 12 opportunity to attend a workshop at a later time.

13 Coordination with Clean Jobs Workforce (4) Hubs 14 Network Program, established by Part 5 of this Act to 15 Provide Pre-Release Training. The Program Administrators 16 may establish shortened Clean Jobs Training Programs at 17 facilities that are designed to prepare and place graduates in the Clean Jobs Workforce Hubs following 18 19 release from commitment. These programs may focus on 20 technical skills that prepare participants for clean 21 energy jobs as well as other generalized workforce and 22 life skills necessary for success. Any graduate of these 23 programs must be guaranteed placement in a Clean Jobs 24 Workforce Hub training program.

25 Section 5-2035. Advisory Board and program management.

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Advisory Board shall review 1 (a) The the Returning Residents Clean Jobs Training Program, implement and enforce 2 3 the policies and requirements of the program and the Program Administrators, and review, approve, and make adjustments to 4 5 the implementation policies and deliverables of the Program Administrators and other program implementers. The Advisory 6 Board shall ensure that metrics and a reporting structure are 7 8 in place to support successful implementation. These metrics 9 shall include, but are not limited to:

10 (1) demographics of each entering and graduating 11 class;

12 (2) percent of graduates employed at 6 and 12 months13 after release;

14 (3) recidivism rate of program participants at 3 and 515 years after release; and

16 (4) information on the type of employment, whether
17 full or part time or seasonal, and pay rates achieved by
18 program graduates.

The metrics and performance outcomes shall be shared with 19 20 the Department and with Program Administrators and implementers for the program created by Part 5 of this Act. All 21 22 program implementers should have input before major changes to 23 policy, metrics, or outcomes are determined. Program metrics 24 performance outcomes shall be published the and on 25 Department's website annually.

(b) The Director of the Department of Corrections shall

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ensure that the wardens or superintendents of all correctional institutions and facilities visibly post information on the program in common areas of their respective institutions, broadcast the same via in-house institutional information television channels, and distribute updated information in a timely, visible, and accessible manner.

7 (c) All program content and materials shall be distributed 8 annually to the Community Support Advisory Councils of the 9 Department of Corrections for use in re-entry programs across 10 this State.

Section 5-2040. Returning Residents Clean Jobs Training
 Program monitoring and enforcement.

(a) The Director of Corrections shall ensure that wardens or superintendents, program, educational, and security and movement staff permit program workshops to take place, and that returning residents are escorted to workshops in a consistent and timely manner.

(b) Compliance with this Part shall be monitored by a 18 19 report published annually by the Department of Corrections 20 containing data, including numbers of returning residents who 21 enrolled in the program, numbers of returning residents who 22 completed the program, and total numbers of individuals discharged. Other data that shall be collected include the 23 24 number of people hired, the type of employment (full-time 25 versus part-time; permanent versus seasonal short-term HB2647 - 83 - LRB102 14277 SPS 19629 b

1 contract), the salary grade of people hired every 3 months, 2 certifications of people hired every 3 months, the demographic 3 mix of project teams per project, and the recidivism rate over 4 3 to 5 years. Data shall be disaggregated by institution, 5 discharge, or residence address of resident, and other 6 factors.

7 Section 5-2045. Funding. The Funding for this program shall be subject to appropriation from the Energy Community 8 9 Reinvestment Fund and other sources. The Director of the 10 Department of Commerce and Economic Opportunity may, upon 11 consultation with the Director of Corrections, allocate 12 funding to the Department of Corrections as necessary to 13 offset costs incurred by the Departments of Corrections in 14 program implementation.

15 Section 5-2050. Access. The program instructors and staff 16 shall have access to Department of Corrections institutions 17 and facilities as needed, including, but not limited to, 18 classroom space and outdoor space, with an expectation that 19 they shall follow all facility procedures and protocols.

20Article 10. Illinois Clean Energy21Jobs and Justice Fund Act

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Section 10-1. Short title. This Article may be cited as

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the Illinois Clean Energy Jobs and Justice Fund Act.
 References in this Article to "this Act" mean this Article.

3 Section 10-5. Purpose.

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The purpose of this Act is to promote the health, welfare, and prosperity of all the residents of this State by ensuring access to financial products that allow Illinois residents and businesses to invest in clean energy. Furthermore, the Illinois Clean Energy Jobs and Justice Fund, is designed to fill the following purposes:

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(1) Ensure that the benefits of the clean energy economy are equitably distributed;

12 (2) Make clean energy accessible to all through the 13 provision of innovative financing opportunities and grants 14 for Minority Business Enterprises (MBE) and other 15 contractors of color, and for low-income, environmental 16 justice, and BIPOC communities and the businesses that 17 serve these communities;

(3) Prioritize the provision of public and private
capital for clean energy investment to MBEs and other
contractors of color, and to businesses serving
low-income, environmental justice, and BIPOC communities;

(4) Accelerate the flow of private capital into cleanenergy markets;

24 (5) Assist low-income, environmental justice, and
 25 BIPOC community utility customers in paying for solar and

energy efficiency upgrades through energy cost savings;

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2 (6) Increase access to no- and low-cost loans for MBE
3 and other contractors of color;

4 (7) Develop financing products designed to compensate 5 for historical and structural barriers preventing 6 low-income, environmental justice, and BIPOC communities 7 from accessing traditional financing;

8 (8) Leverage private investment in clean energy 9 projects and in projects developed by MBEs and other 10 contractors of color; and

(9) Pursue financial self-sustainability through
 innovative financing products.

Section 10-10. Definitions. For the purpose of this Act,the following terms shall have the following definitions:

"Black, indigenous, and people of color" or "BIPOC" is defined as people who are members of the groups described in subparagraphs (a) through (e) of paragraph (A) of subsection (1) of Section 2 of the Business Enterprise for Minorities, Women, and Persons with Disabilities Act.

20 "Board" means the Board of Directors of the Illinois Clean21 Energy Jobs and Justice Fund.

"Contractor of color" means a business entity that is at least 51% owned by one or more BIPOC persons, or in the case of a corporation, at least 51% of the corporation's stock is owned by one or more BIPOC persons; and the management and 1 daily business operations of which are controlled by one or 2 more of the BIPOC persons who own it. A contractor of color may 3 also be a nonprofit entity with a board of directors composed 4 of at least 51% BIPOC persons or a nonprofit entity certified 5 by the State of Illinois to be minority-led.

6 "Environmental justice communities" means the definition 7 of that term based on existing methodologies and findings used 8 by the Illinois Power Agency and its Administrator of the 9 Illinois Solar for All Program.

10 "Fund" means the Illinois Clean Energy Jobs and Justice 11 Fund.

12 "Low-income" means households whose income does not exceed 13 80% of Area Median Income (AMI), adjusted for family size and 14 revised every 5 years.

15 "Low-income community" means a census tract where at least 16 half of households are low-income.

17 "Minority-owned business enterprise" or "MBE" means a 18 business certified as such by an authorized unit of government 19 or other authorized entity in Illinois.

20 "Municipality" means a city, village, or incorporated 21 town.

"Person" means any natural person, firm, partnership, corporation, either domestic or foreign, company, association, limited liability company, joint stock company, or association and includes any trustee, receiver, assignee, or personal representative thereof.

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Section 10-15. Clean Energy Jobs and Justice Fund.

2 (a) Formation. Not later than 30 days after the effective 3 date of this Act, there shall be incorporated a nonprofit 4 corporation to be known as the "Clean Energy Jobs and Justice 5 Fund."

6 (b) Limitation. The Fund shall not be an agency or 7 instrumentality of the State Government.

8 (c) Full faith and credit. The full faith and credit of the9 State of Illinois shall not extend to the Fund.

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(d) Nonprofit status. The Fund shall:

(1) Be an organization described in subsection (c) Section 501 of the Internal Revenue Code of 1986 and exempt from taxation under subsection (a) of Section 501 of that Code;

15 (2) Ensure that no part of the income or assets of the
16 Fund shall inure to the benefit of any director, officer,
17 or employee, except as reasonable compensation for
18 services or reimbursement for expenses; and

19 (3) Not contribute to or otherwise support any20 political party or candidate for elective office.

21 Section 10-20. Board of directors.

(a) Board composition. The Fund shall be managed by, and
its powers, functions, and duties shall be exercised through,
a board to be composed of 11 members. The initial members of

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1 the Board shall be selected as follows:

(1) Appointed members. Five members shall be appointed
by the Governor within 60 days after the effective date of
this Act. Members of the board shall be broadly
representative of the communities that the Fund is
designed to serve. Of such members:

7 (i) at least one member shall be selected from
8 each of the following geographic regions in the State:
9 northeast, northwest, central, and southern;

10 (ii) at least one member shall have experience in 11 providing energy-related services to low-income, 12 environmental justice, or BIPOC communities;

(iii) At least one member shall own or be employed
by an MBE or BIPOC-owned business focused on the
deployment of clean energy;

16 (iv) at least one member shall be a policy or 17 implementation expert in serving low-income, justice or BIPOC 18 environmental communities or 19 individuals, including environmental justice 20 communities, BIPOC communities, justice-involved 21 persons, persons who are or were in the child welfare 22 system, displaced energy workers, gender nonconforming 23 and transgender individuals, or youth; and

(v) Board members can fulfill multiple criteria
 (such as representing the southern region and a MBE or
 BIPOC-owned business focused on the deployment of

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1 clean energy).

2 (2) Elected members. Six members shall be elected 3 unanimously by the 5 members appointed pursuant to 4 subparagraph (A) within 120 days after the effective date 5 of this Act. Members of the board shall be broadly 6 representative of the communities that the Fund is 7 designed to serve. Of such members:

8 (i) at least one member shall be selected from 9 each of the following geographic regions in the State: 10 northeast, northwest, central, and southern;

(ii) at least one member shall be from a community-based organization with a specific mission to support racially and socioeconomically diverse environmental justice communities;

(iii) at least one member shall own or be employed by an MBE or BIPOC-owned business focused on the deployment of clean energy;

18 (iv) at least one member shall be from an 19 organization specializing in providing energy-related 20 services to low-income, environmental justice, or 21 BIPOC communities; and

(v) Board members can fulfill multiple criteria
(such as representing the southern region and an MBE
or BIPOC-owned business focused on the deployment of
clean energy).

(3) Terms. The terms of the initial members of the

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Board shall be as follows:

(A) The 5 members appointed and confirmed under paragraph (1) of subsection (a) of this Section shall have initial 5-year terms.

5 (B) Of the 6 members elected under paragraph (2) 6 of subsection (a) of this Section, 3 shall have 7 initial 4-year terms and 3 shall have initial 3-year 8 terms.

(b) Subsequent composition and terms.

10 (1) Except for the selection of the initial members of 11 the Board for their initial terms under paragraph (1) of 12 subsection (a) of this Section, the members of the Board 13 shall be elected by the members of the Board.

14 (2) Disqualification. A member of the Board shall be
15 disqualified from voting for any position on the Board for
16 which such member is a candidate.

17 (3) Terms. All members elected pursuant to paragraph
18 (2) of subsection (a) of this Section shall have a term of
19 5 years.

20 (c) Oualifications. The members of the board shall be broadly representative of the communities that the Fund is 21 22 designed to serve and shall collectively have expertise in 23 justice, energy efficiency, environmental distributed 24 renewable energy, workforce development, finance and 25 investments, clean transportation, and climate resilience. Of 26 such members:

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(1) not fewer than 2 shall be selected from each of the
 following geographic regions in the State: northeast,
 northwest, central, and southern;

4 (2) not fewer than 2 shall be from an MBE or
5 BIPOC-owned business focused on the deployment of clean
6 energy;

7 (3) not fewer than 2 shall be from a community-based 8 organization with a specific mission to support racially 9 and socioeconomically diverse environmental justice 10 communities; and

11 (4) not fewer than 2 shall be from an organization 12 specializing in providing energy-related services to 13 low-income, environmental justice, or BIPOC communities.

14 (5) Members of the board can fulfill multiple criteria 15 (such as representing the southern region and an MBE or 16 BIPOC-owned business focused on the deployment of clean 17 energy).

(d) Restriction on membership. No officer or employee of
the State or any other level of government may be appointed or
elected as a member of the Board.

(e) Quorum. Seven members of the Board shall constitute aquorum.

(f) Bylaws. The board shall adopt, and may amend, such bylaws as are necessary for the proper management and functioning of the Fund. Such bylaws shall include designation of officers of the Fund and the duties of such officers.

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(g) Restrictions. No person who is an employee in any 1 2 managerial or supervisory capacity, director, officer or agent 3 or who is a member of the immediate family of any such employee, director, officer or agent of any public utility is 4 5 eligible to be a director. No director may hold any elective position, be a candidate for any elective position, be a State 6 7 public official, be employed by the Illinois Commerce 8 Commission, or be employed in a governmental position exempt 9 from the Illinois Personnel Code.

10 (h) Director, Family Member Employment. No director, nor 11 member of his or her immediate family shall, either directly 12 or indirectly, be employed for compensation as a staff member 13 or consultant of the Fund.

(i) Meetings. The board shall hold regular meetings at 14 15 least once every 3 months on such dates and at such places as 16 it may determine. Meetings may be held by teleconference or 17 videoconference. Special meetings may be called by the president or by a majority of the directors upon at least 7 18 days' advance written notice. The act of the majority of the 19 20 directors, present at a meeting at which a quorum is present, shall be the act of the board of directors unless the act of a 21 22 greater number is required by this Act or bylaws. A summary of 23 the minutes of every board meeting shall be made available to 24 each public library in the State upon request and to individuals upon request. Board of Director meeting minutes 25 26 shall be posted on the Fund's website within 14 days after

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1 Board approval of the minutes.

(j) Expenses. A director may not receive any compensation for his or her services but shall be reimbursed for necessary expenses, including travel expenses incurred in the discharge of duties. The board shall establish standard allowances for mileage, room and meals and the purposes for which such allowances may be made and shall determine the reasonableness and necessity for such reimbursements.

9 (k) In the event of a vacancy on the board, the board of 10 Directors shall appoint a temporary member, consistent with 11 the requirements of the board composition, to serve the 12 remainder of the term for the vacant seat.

(1) The board shall adopt rules for its own management and government, including bylaws and a conflict of interest policy.

16 (m) The board of directors of the Fund shall adopt written 17 procedures for:

(1) adopting an annual budget and plan of operations,
including a requirement of board approval before the
budget or plan may take effect;

(2) hiring, dismissing, promoting, and compensating employees of the Fund, including an affirmative action policy and a requirement of board approval before a position may be created or a vacancy filled;

(3) acquiring real and personal property and personal
 services, including a requirement of board approval for

any non-budgeted expenditure in excess of 5 thousand
 dollars;

3 (4) contracting for financial, legal, bond 4 underwriting and other professional services, including 5 requirements that the Fund (i) solicit proposals at least 6 once every 3 years for each such service that it uses, and 7 (ii) ensure equitable contracting with diverse suppliers;

8 (5) issuing and retiring bonds, bond anticipation 9 notes, and other obligations of the Fund; and

10 (6) awarding loans, grants and other financial 11 assistance, including (i) eligibility criteria, the 12 application process and the role played by the Fund's 13 staff and board of directors, and (ii) ensuring racial 14 equity in the awarding of loans, grants, and other 15 financial assistance.

(n) The board shall develop a robust set of metrics to measure the degree to which the program is meeting the purposes set forth in Section 5-10 of this Act, and especially measuring adherence to the racial equity purposes set forth there, and a reporting format and schedule to be adhered to by the Fund officers and staff. These metrics and reports shall be posted quarterly on the Fund's website.

(o) The board of directors has the responsibility to make
program adjustments necessary to ensure the Clean Energy Jobs
and Justice Fund is meeting the purposes set forth in Section
5-10 of this Act. Fund officers and staff and the board of

directors are responsible for ensuring capital providers and Fund officers and staff, partners, and financial institutions are held to state and federal standards for ethics and predatory lending practices and shall immediately remove any offending products and sponsoring organizations from Fund participation.

7 (p) The board shall issue annually a report reviewing the 8 activities of the Fund in detail and shall provide a copy of 9 such report to the joint standing committees of the General 10 Assembly having cognizance of matters relating to energy and 11 commerce. The report shall be published on the Fund's website 12 within 3 days after its submission to the General Assembly.

13 Section 10-25. Powers and duties.

14 (a) The Fund shall endeavor to perform the following15 actions, but is not limited to these specified actions:

16 (1) Develop programs to finance and otherwise support
 17 clean energy investment and projects as determined by the
 18 Fund in keeping with the purposes of this Act.

19 (2) Support financing or other expenditures that
20 promote investment in clean energy sources in order to (i)
21 foster the development and commercialization of clean
22 energy projects, including projects serving low-income,
23 environmental justice, and BIPOC communities, and (ii)
24 support project development by MBE and other contractors
25 of color.

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(3) Prioritize the provision of public and private capital for clean energy investment to MBEs and other contractors of color, and to clean energy investment in low-income, environmental justice, and BIPOC communities.

5 (4) Provide access to grants, no-cost, and low-cost 6 loans to MBEs and other contractors of color, including 7 those participating in the Illinois Clean Energy Black, 8 Indigenous, and People of Color Primes Contractor 9 Accelerator Program.

10 (5) Provide financial assistance in the form of 11 grants, loans, loan guarantees or debt and equity 12 investments, as approved in accordance with written 13 procedures.

14 (6) Assume or take title to any real property, convey or dispose of its assets and pledge its revenues to secure 15 16 any borrowing, convey or dispose of its assets and pledge 17 its revenues to secure any borrowing, for the purpose of 18 developing, acquiring, constructing, refinancing, 19 rehabilitating or improving its assets or supporting its 20 programs, provided each such borrowing or mortgage, unless 21 otherwise provided by the board or the Fund, shall be a 22 special obligation of the Fund, which obligation may be in 23 form of bonds, bond anticipation notes or other the 24 obligations which evidence an indebtedness to the extent 25 permitted under this chapter to Fund, refinance and refund 26 the same and provide for the rights of holders thereof,

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and to secure the same by pledge of revenues, notes and mortgages of others, and which shall be payable solely from the assets, revenues and other resources of the Fund and such bonds may be secured by a special capital reserve Fund contributed to by the State.

6 (7) Contract with community-based organizations to 7 design and implement program marketing, communications, and outreach to potential users of the Fund's products, 8 9 particularly potential users in low-income, environmental 10 justice, and BIPOC communities. These contracts shall 11 include funding ensure that the contracted to 12 community-based organizations provide materials and 13 outreach support, including payments for time and 14 expenses, to other community organizations, professional 15 organizations, and subcontractors that have an interest in 16 the Fund's financial products.

17 (8) Collect the following data and perform monthly and 18 quarterly reporting to the board in accordance with the 19 reporting format and schedule developed by the Board of 20 Directors:

(A) baseline data on capital sources/providers,
loan recipients, projects funded, loan terms, and
other relevant financial data;

(B) diversity and equity data (race, gender,
 socioeconomic, geographic region, etc.); and

(C) program administration and servicing data.

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1 These reports shall be published to the Fund's website 2 monthly and quarterly. Reports published to the 3 website may be anonymized to protect the data of 4 individual program participants.

5 (9) Have the purposes as provided by resolution of the 6 Fund's board of directors, which purposes shall be 7 consistent with this Section and Section 5-10 of this Act. 8 No further action is required for the establishment of the 9 Fund, except the adoption of a resolution for the Fund.

10 (b) In addition to, and not in limitation of, any other 11 power of the Fund set forth in this Section or any other 12 provision of the general statutes, the Fund shall have and may 13 exercise the following powers in furtherance of or in carrying 14 out its purposes:

(1) have perpetual succession as a body corporate and
to adopt bylaws, policies and procedures for the
regulation of its affairs and the conduct of its business;

18 (2) make and enter into all contracts and agreements
19 that are necessary or incidental to the conduct of its
20 business;

(3) invest in, acquire, lease, purchase, own, manage,
 hold, sell and dispose of real or personal property or any
 interest therein;

24 (4) borrow money or guarantee a return to investors or
25 lenders;

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(5) hold patents, copyrights, trademarks, marketing

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rights, licenses or other rights in intellectual property;

(6) employ such assistants, agents, and employees as
may be necessary or desirable; establish all necessary or
appropriate personnel practices and policies, including
those relating to hiring, promotion, compensation and
retirement, and engage consultants, attorneys, financial
advisers, appraisers and other professional advisers as
may be necessary or desirable;

9 (7) invest any funds not needed for immediate use or 10 disbursement pursuant to investment policies adopted by 11 the Fund's board of directors;

12 (8) procure insurance against any loss or liability
13 with respect to its property or business of such types, in
14 such amounts and from such insurers as it deems desirable;

15 (9) enter into joint ventures and invest in, and 16 participate with any person, including, without 17 limitation, government entities and private corporations, in the formation, ownership, management and operation of 18 19 business entities, including stock and nonstock 20 corporations, limited liability companies and general or limited partnerships, formed to advance the purposes of 21 22 the Fund, provided members of the board of directors or 23 officers or employees of the Fund may serve as directors, 24 members or officers of any such business entity, and such 25 service shall be deemed to be in the discharge of the 26 duties or within the scope of the employment of any such director, officer or employee, as the case may be, so long as such director, officer or employee does not receive any compensation or financial benefit as a result of serving in such role; and

5 (10) all other acts necessary or convenient to carry
6 out the purposes of this Act.

7 (c) Before making any loan, loan guarantee, or such other 8 form of financing support or risk management for a clean 9 energy project, the Fund shall develop standards to govern the 10 administration of the Fund through rules, policies and 11 procedures that specify borrower eligibility, terms and 12 conditions of support, and other relevant criteria, standards, or procedures. 13

(d) Capitalization. The Fund shall be capitalized with \$100 million from the Energy Community Reinvestment Fund within the first year after the enacted date of this Act. The Fund will receive additional capitalization of \$40 million each year thereafter. Funding sources specifically authorized include, but are not limited to:

(1) funds repurposed from existing programs providing
financing support for clean energy projects, provided any
transfer of funds from such existing programs shall be
subject to approval by the General Assembly and shall be
used for expenses of financing, grants and loans;

(2) any federal funds that can be used for the
purposes specified in this Act;

(3) charitable gifts, grants, contributions as well as
 loans from individuals, corporations, university
 endowments and philanthropic foundations; and

4 (4) earnings and interest derived from financing
5 support activities for clean energy projects backed by the
6 Fund.

7 (e) The Fund may enter into agreements with private8 sources to raise capital.

9 (f) The Fund may assess reasonable fees on its financing 10 activities to cover its reasonable costs and expenses, as 11 determined by the board.

12 (g) The Fund shall make information regarding the rates, 13 terms and conditions for all of its financing support transactions available to the public for inspection, including 14 15 formal annual reviews by both a private auditor conducted 16 pursuant this Section and the Comptroller, and provide details 17 to the public on the Internet, provided public disclosure shall be restricted for patentable ideas, trade secrets, 18 19 proprietary or confidential commercial or financial 20 information, disclosure of which may cause commercial harm to a nongovernmental recipient of such financing support and for 21 22 other information exempt from public records disclosure.

(h) The powers enumerated in this Section shall be interpreted broadly to effectuate the purposes established in this Section and shall not be construed as a limitation of powers. Section 10-30. Primary responsibilities in early program
 development.

3 (a) Consistent with the goals of this Act, the Fund has the 4 authority to pursue a broad range of financial products and 5 services. In early development of products and services 6 offered, the Fund should consider the following programs as 7 its initial set of investment initiatives:

8 (1) a solar lease, power-purchase agreement, or 9 loan-to-own product specifically designed to complement 10 and grow the Illinois Solar for All program;

(2) direct capitalization of contractors of color participating in or graduating from the workforce and business development programs established in the Clean Jobs, Workforce and Contractor Equity Act;

15 (3) providing direct capitalization of community-based 16 projects in environmental justice communities through upfront grants. Project applications should provide a 17 community benefit, align with environmental justice 18 communities, be in support of this Act's contractor and 19 20 workforce development goals, and support upfront planning, 21 development, and start up costs that often are not covered 22 prior to applying for program incentives and other loan 23 products;

24 (4) Providing loan loss reserve products to secure
 25 stable and low-interest financing for individual projects

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and portfolios consistent with the goals of this Act that would be otherwise unable to receive financing; and

(5) offering financing and administrative services for
municipal utilities and rural electric cooperatives to
create their own version of the on-bill Equitable Energy
Upgrade Program such as the Pay As You Save program
developed by the Energy Efficiency Institute.

8 Section 10-35. Executive director and fund management.

9 (a) The executive director hired by the board shall have 10 the same qualifications as a director pursuant to subsection 11 (d) Section 10-10 of this Act. The executive director may not 12 be a candidate for the Board of Directors while serving as 13 executive director. The executive director must have 5 or more 14 years of experience in equitable and inclusive financing 15 serving racially and socioeconomically diverse communities.

16 (b) To hire the executive director, the board shall adhere 17 to any applicable State or federal law prohibiting 18 discrimination in employment.

19 (c) The board shall require all applicants for the 20 position of executive director of the Fund to file a financial 21 statement consistent with requirements established by the 22 board. The board shall require the executive director to file 23 a current statement annually.

(d) The Fund shall be administered by the executivedirector and the staff and overseen by the Board of Directors.

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Fund officers and staff shall receive training in how to best provide services and support to low-income, environmental justice, and BIPOC communities and on supporting borrowers with loan applications, loan underwriting, and loan services.

Section 10-40. Dissolution. The Fund may dissolve or be
dissolved under the General Not for Profit Corporation Act.

7 Article 15. Community Energy, Climate, and Jobs Planning Act

8 Section 15-1. Short title. This Article may be cited as 9 the Community Energy, Climate, and Jobs Planning Act. 10 References in this Article to "this Act" mean this Article.

Section 15-5. Findings. The General Assembly makes the following findings:

13 (1) The health, welfare, and prosperity of Illinois residents require that Illinois take all steps possible to 14 15 combat climate change, address harmful environmental 16 impacts deriving from the generation of electricity, 17 maximize quality job creation in the emerging clean energy 18 economy, ensure affordable utility service, equitable and affordable access to transportation, and clean, safe, 19 20 affordable housing.

(2) The achievement of these goals will depend on
 strong community engagement to ensure that programs and

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policy solutions meet the needs of disparate communities.

2 (3) Ensuring that these goals are met without adverse 3 impacts on utility bill affordability, housing 4 affordability, and other essential services will depend on 5 the coordination of policies and programs within local 6 communities.

7 Section 15-10. Definitions. As used in this Act:

8 "Alternative energy improvement" means the installation or 9 upgrade of electrical wiring, outlets, or charging stations to 10 charge a motor vehicle that is fully or partially powered by 11 electricity; photovoltaic, energy storage, or thermal 12 resource; or any combination thereof.

"Disadvantaged worker" means an individual who is defined 13 14 as: (1) being homeless; (2) being a custodial single parent; (3) being a recipient of public assistance; (4) lacking a high 15 16 school diploma or high school equivalency; (5) having a criminal record or other involvement in the criminal justice 17 system; (6) suffering from chronic unemployment; (7) being 18 previously in the child welfare system; or (8) being a 19 20 veteran.

21 "Energy efficiency improvement" means equipment, devices, 22 or materials intended to decrease energy consumption or 23 promote a more efficient use of electricity, natural gas, 24 propane, or other forms of energy on property, including, but 25 not limited to, all of the following:

- (1) insulation in walls, roofs, floors, foundations,
   or heating and cooling distribution systems;
- 3 (2) storm windows and doors, multi-glazed windows and 4 doors, heat-absorbing or heat-reflective glazed and coated 5 window and door systems, and additional glazing, 6 reductions in glass area, and other window and door system 7 modifications that reduce energy consumption;
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(3) automated energy control systems;

9 (4) high efficiency heating, ventilating, or 10 air-conditioning and distribution system modifications or 11 replacements;

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(5) caulking, weather-stripping, and air sealing;

13 (6) replacement or modification of lighting fixtures
14 to reduce the energy use of the lighting system;

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(7) energy controls or recovery systems;

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(8) day lighting systems;

17 (9) any energy efficiency project, as defined in
18 Section 825-65 of the Illinois Finance Authority Act; and

19 (10) any other installation or modification of 20 equipment, devices, or materials approved as a utility 21 cost-saving measure by the governing body.

"Energy project" means the installation or modification of an alternative energy improvement, energy efficiency improvement, or water use improvement, or the acquisition, installation, or improvement of a renewable energy system that is affixed to a stabilized existing property (including new 1 construction).

2 "Governing body" means the county board or board of county 3 commissioners of a county or the city council or board of 4 trustees of a municipality.

"Local Employment Plan" means a bidding option that public 5 6 agencies may include in requests for proposals to incentivize 7 bidders to voluntarily plan to retain and create high-skilled 8 local manufacturing jobs; invest in preapprenticeship, 9 apprenticeship, and training opportunities; and develop 10 family-sustaining career pathways into clean energy industries 11 for disadvantaged workers in a specified local area. The Local 12 Employment Plan only applies to work that is not financed with 13 federal money.

14 "Local unit of government" means a county or municipality.
15 "Natural climate solutions" means conservation,
16 restoration, or improved land management actions that increase
17 carbon storage or avoid greenhouse gas emissions on natural
18 and working lands.

19 "Nature-based approaches for climate adaptation" means 20 actions that preserve, enhance, or expand functions provided 21 by nature that increase capacity to manage adverse conditions 22 created or exacerbated by climate change. "Nature-based 23 approaches for climate adaptation" includes, but is not limited to, the restoration of native ecosystems, especially 24 25 floodplains; installation of bioswales, rain gardens, and 26 other green stormwater infrastructure; and practices that

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increase soil health and reduce urban heat island effects.

Public agency" means the State of Illinois or any of its government bodies and subdivisions, including the various counties, townships, municipalities, school districts, educational service regions, special road districts, public water supply districts, drainage districts, levee districts, sewer districts, housing authorities, and transit agencies.

"Renewable energy resource" includes energy and its 8 9 associated renewable energy credit or renewable energy credits 10 from wind energy, solar thermal energy, geothermal energy, 11 photovoltaic cells and panels, biodiesel, anaerobic digestion, 12 and hydropower that does not involve new construction or 13 significant expansion of hydropower dams. For purposes of this 14 Act, landfill gas produced in the State is considered a 15 renewable energy resource. "Renewable energy resource" does 16 not include the incineration or burning of any solid material.

17 "Renewable energy system" means a fixture, product, 18 device, or interacting group of fixtures, products, or devices 19 on the customer's side of the meter that use one or more 20 renewable energy resources to generate electricity, and 21 specifically includes any renewable energy project, as defined 22 in Section 825-65 of the Illinois Finance Authority Act.

"U.S. Employment Plan" means a bidding option that public agencies may include in requests for proposals to incentivize bidders to voluntarily plan to retain and create high-skilled U.S. manufacturing jobs; invest in preapprenticeship, apprenticeship, and training opportunities; and develop family-sustaining career pathways into clean energy industries for disadvantaged workers throughout the U.S. The U.S. Employment Plan only applies to work financed with federal money.

6 "Water use improvement" means any fixture, product, 7 system, device, or interacting group thereof for or serving 8 any property that has the effect of conserving water resources 9 through improved water management, efficiency, or thermal 10 resource.

Section 15-15. Community Energy, Climate, and Jobs Plans;
creation.

(a) Pursuant to the procedures in Section 15-20, a local
unit of government may establish Community Energy, Climate,
and Jobs Plans and identify boundaries and areas covered by
the Plans.

(b) Community Energy, Climate, and Jobs Plans are intended to aid local governments in developing a comprehensive approach to combining different energy, climate, and jobs programs and funding resources to achieve complementary impact. An effective planning process may:

(1) help communities discover ways that their local
government, businesses, and residents can control their
energy use and bills;

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(2) ensure a cost-effective transition away from

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fossil fuels in the transportation sector;

2 (3) expand access to workforce development and job
3 training opportunities for disadvantaged workers in the
4 emerging clean energy economy;

5 (4) incentivize the creation and retention of quality 6 Illinois jobs (when federal funds are not involved) in the 7 emerging clean energy economy;

8 (5) incentivize the creation and retention of quality
9 U.S. jobs in the emerging clean energy economy;

10 (6) promote economic development through improvements 11 in community infrastructure, transit, and support for 12 local business;

13 (7) improve the health of Illinois communities by 14 reducing emissions, addressing existing brownfield areas, 15 and promoting the integration of distributed energy 16 resources;

17 (8) enable greater customer engagement, empowerment,
18 and options for energy services, and ultimately reduce
19 utility bills for Illinoisans;

20 (9) bring the benefits of grid modernization and the
21 deployment of distributed energy resources to economically
22 disadvantaged communities throughout Illinois;

(10) support existing Illinois policy goals promoting
 energy efficiency, demand response, and investments in
 renewable energy resources;

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(11) enable communities to better respond to extreme

1 heat and cold emergencies; and

(12) explore opportunities to expand and improve
carbon sequestration, recreational amenities, wildlife
habitat, flood mitigation, agricultural production,
tourism, and similar co-benefits by deploying natural
climate solutions and nature-based approaches for climate
adaptation.

8 (c) A Community Energy, Climate, and Jobs Plan may include9 discussion of:

10 (1) the demographics of the community, including 11 information on the mix of residential and commercial areas 12 and populations, ages, languages, education, and workforce training, including an examination of the average utility 13 14 bills paid within the community by class and census area, 15 the percentage and locations of individuals requiring 16 energy assistance, and participation of community members 17 in other assistance programs; and also including an examination of the community's energy use, whether of 18 19 electricity, natural gas, or other fuels and whether for 20 transportation or other purposes;

(2) the geography of the community, including the
amount of green space, brownfield sites, farmland,
waterways, flood zones, heat islands, areas for potential
development, location of critical infrastructure such as
emergency response facilities, health care and education
facilities, and public transportation routes;

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(3) information on economic development opportunities, 1 2 commercial usage, and employment opportunities; the current status of zero-emission vehicles 3 (4) operated by or on behalf of public agencies within the 4 5 community; and (5) other topics deemed applicable by the community. 6 7 (d) A Community Energy, Climate, and Jobs Plan may address 8 the following areas: 9 (1) distributed energy resources, including energy 10 efficiency, demand response, dynamic pricing, energy 11 storage, and solar (thermal, rooftop, and community); 12 (2) building codes (both commercial and residential); 13 (3) vehicle miles traveled; 14 (4) transit options, including individual car ownership, ride sharing, buses, trains, bicycles, 15 and 16 pedestrian walkways; 17 (5) community assets related to extreme heat emergencies, such as cooling and warming centers; 18 19 public agency procurements of zero-emission, (6) 20 electric vehicles; and (7) networks of natural resources and infrastructure. 21 22 A Community Energy, Climate, and Jobs Plan may (e) 23 conclude with proposals to: 24 (1)increase the use of electricity as а 25 transportation fuel at multi-unit dwellings; system-wide benefits 26 (2) maximize the of

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transportation electrification;

(3) direct public agencies to implement tools, such as
the U.S. Employment Plan or a Local Employment Plan, to
incentivize manufacturers in clean energy industries to
create and retain quality jobs and invest in training,
workforce development, and apprenticeship programs in
connection to a major contract;

8 (4) test innovative load management programs or rate 9 structures associated with the use of electric vehicles by 10 residential customers to achieve customer fuel cost 11 savings relative to gasoline or diesel fuels and to 12 optimize grid efficiency;

13 (5) increase the integration of distributed energy14 resources in the community;

15 (6) significantly expand the percentage of net-zero
16 housing and net-zero buildings in the community;

(7) improve utility bill affordability;

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(8) increase mass transit ridership;

(9) decrease vehicle miles traveled;

20 (10) reduce local emissions of greenhouse gases,  $NO_x$ , 21  $SO_x$ , particulate matter, and other air pollutants; and

(11) improve community assets that help residentsrespond to extreme heat and cold emergencies.

(f) A Community Energy, Climate, and Jobs Plan may be administered by one or more program administrators or the local unit of government. - 114 - LRB102 14277 SPS 19629 b

(g) To be eligible for participation or funding through 1 the Clean Energy Empowerment Zone pilot projects, as provided 2 under Section 16-108.9 of the Public Utilities Act, or the 3 Carbon-Free Last Mile of Commutes Program, described in 4 5 Section 35 of the Electric Vehicle Act, a unit of local 6 government shall include in its Community Energy, Climate, and 7 Jobs Plans the information necessary for participation in 8 these programs and projects.

9 (1) Eligibility for funding or resources from the 10 Clean Energy Empowerment Zone pilot projects shall 11 require, at a minimum, the Plan to include information 12 necessary to determine whether the community qualifies as 13 a Clean Energy Empowerment Zone as described in Section 14 16-108.9 of the Public Utilities Act.

15 (2) Eligibility for funding or resources from the
16 Carbon-Free Last Mile of Commutes Program as described in
17 Section 35 of the Electric Vehicle Act shall require, at a
18 minimum, the Plan to include:

(A) information that allows the Department of Commerce and Economic Opportunity to assess current transportation and public transit infrastructure within the boundaries identified by the unit of local government; and

(B) recommendations by the unit of local
government on how to use funds to increase carbon-free
last mile commuting.

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1 (3) Units of local government may use previously 2 created Plans or reports to qualify for funding under this 3 subsection (g). The determination of which Plans qualify 4 shall be made liberally by the State agency or department 5 responsible for this determination, subject to the 6 conditions in paragraphs (1) and (2) of this subsection 7 (g).

8 Section 15-20. Community Energy, Climate, and Jobs
9 Planning process.

(a) An effective planning process shall engage with a 10 11 diverse set of stakeholders in local communities, including: 12 environmental justice organizations; economic development 13 organizations; faith-based nonprofit organizations; 14 educational institutions; interested residents; health care 15 institutions; tenant organizations; housing institutions, 16 developers, and owners; elected and appointed officials; and representatives reflective of each local community. 17

(b) An effective planning process shall engage with individual members of the community as much as possible to ensure that the Plans receive input from as diverse a set of perspectives as possible.

(c) Plan materials and meetings related to the Plan shall be translated into languages that reflect the makeup of the local community.

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(d) The planning process shall be conducted in an ethical,

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3 Section 15-25. Joint Community Energy, Climate, and Jobs 4 Plans. A local unit of government may join with any other local 5 unit of government, or with any public or private person, or 6 number or combination thereof, under with any the 7 Intergovernmental Cooperation Act, by contract or otherwise as may be permitted by law, for the implementation of a Community 8 Energy, Climate, and Jobs Plan, in whole or in part. 9

10 Article 20. Energy Community Reinvestment Fund Act

Section 20-1. Short title. This Article may be cited as the Energy Community Reinvestment Fund Act.

13 Section 20-5. Energy Community Reinvestment Fund.

(a) The General Assembly hereby declares that management 14 15 of several economic development programs requires а 16 consolidated funding source to improve resource efficiency. 17 The General Assembly specifically recognizes that properly 18 serving communities and workers impacted by the energy transition requires that the Department of Commerce and 19 20 Economic Opportunity have access to the resources required for 21 the execution of the programs in the Clean Jobs Workforce Hubs 22 Program and the Expanding Clean Energy Entrepreneurship

1 Program.

The intent of the General Assembly is that the Energy Community Reinvestment Fund is able to provide all funding for development programs created in the Clean Jobs Workforce Hubs Program and the Expanding Clean Energy Entrepreneurship Program, and that no additional charge is borne by the taxpayers or ratepayers of Illinois absent a deficiency.

8 (b) The Energy Community Reinvestment Fund is created as a 9 special fund in the State treasury to be used by the Department 10 of Commerce and Economic Opportunity for purposes provided 11 under this Section. The Fund shall be used to fund programs 12 specified under subsection (c). The objective of the Fund is 13 to bring economic development to communities in this State in 14 a manner that equitably maximizes economic opportunity in all 15 communities by increasing efficiency of resource allocation 16 across the programs listed in subsection (c). The Department 17 shall include a description of its proposed approach to the design, administration, implementation, and evaluation of the 18 19 Fund, as part of the Energy Transition Workforce Plan 20 described in this Act. Contracts that will be paid with moneys in the Fund shall be executed by the Department. 21

22 (C) The Department shall be responsible for the 23 administration of the Fund and shall allocate funding on the basis of priorities established in this Section. Each year, 24 the Department shall determine the available amount of 25 26 resources in the Fund that can be allocated to the programs - 118 - LRB102 14277 SPS 19629 b

identified in this Section, and allocate the funding accordingly. The Department shall, to the extent practical, consider both the short-term and long-term costs of the programs and allocate, save, or invest funding so that the Department is able to cover both the short-term and long-term costs of these programs using projected revenue.

7 The available funding for each year shall be allocated 8 from the Fund in the following order of priority:

9 (1) for costs related to the Clean Jobs Workforce Hubs 10 program in Part 5 of the Clean Jobs, Workforce, and 11 Contractor Equity Act, up to \$26,000,000 annually or 26% 12 of the available funding, whichever is less;

13 (2) for costs related to the program described by Part 14 10 of the Clean Energy, Workforce, and Contractor Equity 15 Act, up to \$21,000,000 annually or 21% of the available 16 funding, whichever is less;

17 (3) for costs related to the Returning Residents Clean 18 Jobs Training Program described in Part 20 of the Clean 19 Jobs, Workforce, and Contractor Equity Act, up to 20 \$6,000,000 annually or 6% of the available funding, 21 whichever is less;

(4) for costs related to the Illinois Clean Energy
Black, Indigenous, and People of Color Primes Contractor
Accelerator Program described in Part 15 of the Clean
Jobs, Workforce and Contractor Equity Act, up to
\$9,000,000 annually or 9% of the available funding,

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1 whichever is less; and

2 (5) for the initial capital funding of the Clean 3 Energy Jobs and Justice Fund, \$100,000,000 in the year 4 2022, or if the full funding is not available, the 5 Department may allocate these funds over several years as 6 quickly as is feasible.

7 (d) No later than June 1, 2021, and by June 1 of each year thereafter, the Department shall submit a notification to the 8 9 Illinois Environmental Protection Agency for the purpose of 10 implementing the energy community reinvestment fee as 11 described in Section 9.16 of the Environmental Protection Act. 12 The notification shall include the revenue and spending requirements for the programs identified under this Act for 13 14 the upcoming fiscal year, as well as the projected spending 15 for all program years through Fiscal Year 2036. The projected 16 revenue and spending need identified for any program year 17 shall be no less than \$200,000,000 per year for the calendar years 2021 through 2025 and \$100,000,000 per year for all 18 calendar years starting in 2026 that the Illinois electric 19 20 sector generates greenhouse gas emissions.

(e) The Department shall, on an ongoing basis, seek out and apply for funding from alternative sources to cover the costs of these programs. Alternative sources may include the federal government, other State programs, private foundations, donors, or other opportunities for funding. The Department shall, as described in subsection (c), use any additional HB2647 - 120 - LRB102 14277 SPS 19629 b

funding obtained for these programs to reduce or eliminate any costs borne by taxpayers and ratepayers. Nothing in this subsection (f) shall be interpreted to reduce or remove the revenue requirements obtained by the Illinois Environmental Protection Agency as described in subsection (d).

6 (f) Notwithstanding any other law to the contrary, the 7 Energy Community Reinvestment Fund is not subject to sweeps, 8 administrative chargebacks, or any other fiscal or budgetary 9 maneuver that would in any way transfer any amounts from the 10 Energy Community Reinvestment Fund into any other fund of the 11 State.

12 (g) The Department is granted all powers necessary for the 13 implementation of this Section.

14

## Article 90. Amendatory Provisions

Section 90-5. The State Finance Act is amended by adding Sections 5.935 and 5.937 as follows:

17 (30 ILCS 105/5.935 new)

18 <u>Sec. 5.935. The Energy Community Reinvestment Fund.</u>

19 (30 ILCS 105/5.937 new)

20 <u>Sec. 5.937. The Illinois Clean Energy Jobs and Justice</u>
21 <u>Fund.</u>

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2	Section 2-3.182 as follows:
3	(105 ILCS 5/2-3.182 new)
4	Sec. 2-3.182. Clean energy jobs curriculum.
5	(a) The General Assembly recognizes that clean energy is a
6	growing and important sector of the State's economy and that
7	significant job opportunity exists in the sector. Consistent
8	with the Clean Jobs, Workforce, and Contractor Equity Act, the
9	Board shall participate in the development of the clean energy
10	jobs curriculum convened by the Department of Commerce and
11	Economic Opportunity. The Board shall identify and
12	collaboratively with stakeholders identified by the Board
13	develop curriculum based on anticipated clean energy job
14	availability and growth including participation from
15	stakeholders engaged in delivering existing clean energy jobs
16	workforce development programs in Illinois, specifically those
17	programs tailored to members of economically disadvantaged
18	communities, members of environmental justice communities,
19	communities of color, persons with a criminal record, persons
20	who are or were in the child welfare system, displaced energy
21	workers, and members of any of these groups who are also women
22	or transgender persons, as well as including youth. Clean
23	energy jobs considered shall be consistent with "clean energy
24	jobs" as defined in the Clean Jobs, Workforce, and Contractor
25	Equity Act, including, but not limited to, solar photovoltaic,

1 Section 90-10. The School Code is amended by adding

solar thermal, wind energy, energy efficiency, 1 site 2 assessment, sales, and back office.

(b) In the development of the clean energy jobs 3 curriculum, the Board shall consider broad occupational 4 5 training applicable to the general construction sector as well sector-specific skills, including training on 6 as the 7 manufacture and installation of healthier building materials 8 that contain fewer hazardous chemicals.

9 (c) Consideration should be given to inclusion of skills 10 applicable to trainees for whom secondary and higher education 11 has not been available.

12 Section 90-15. The Public Utilities Act is amended by 13 adding Section 16-111.10 as follows:

14

(220 ILCS 5/16-111.10 new) 15 Sec. 16-111.10. Equitable Energy Upgrade Program. (a) The General Assembly finds and declares that Illinois 16 17 homes and businesses can contribute to the creation of a clean energy economy, conservation of natural resources, and 18 reliability of the electricity grid through the installation 19 20 of cost-effective renewable energy generation, energy 21 efficiency, and energy storage systems. Further, a large portion of Illinois residents and businesses that would 22 23 benefit from the installation of energy efficiency, storage, and renewable energy generation systems are unable to purchase 24

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1	systems due to capital or credit barriers. This State should
2	pursue options to enable many more Illinoisans to access the
3	health, environmental, and financial benefits of new clean
4	energy technology.
5	(b) As used in this Section:
6	"Commission" means the Illinois Commerce Commission.
7	"Energy project" means renewable energy generation
8	systems, including solar projects, energy efficiency upgrades,
9	energy storage systems, or any combination thereof.
10	"The Fund" means the Clean Energy Jobs and Justice Fund
11	established in the Illinois Clean Energy Jobs and Justice Fund
12	<u>Act.</u>
13	"Program" means the Equitable Energy Upgrade Program
14	established under subsection (c).
15	"Utility" means electric utilities providing services
16	under this Act.
17	(c) The Illinois Commerce Commission shall open an
18	investigation into and direct all electric utilities in this
19	State to adopt an Equitable Energy Upgrade Program that
20	permits customers to finance the construction of energy
21	projects through an optional tariff payable directly through
22	their utility bill, modeled after the Pay As You Save system,
23	developed by the Energy Efficiency Institute. The Program
24	model shall enable utilities to offer to make investments in
25	energy projects to customer properties with low-cost capital
26	and use an opt-in tariff to recover the costs. The Program

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1	shall be designed to provide customers with immediate
2	financial savings if they choose to participate. The Program
3	shall allow residential electric utility customers that own
4	the property, or renters that have permission of the property
5	owner, for which they subscribe to utility service to agree to
6	the installation of an energy project. The Program shall
7	ensure:
8	(1) eligible projects do not require upfront payments;
9	however, customers may pay down the costs for projects
10	with a payment to the installing contractor in order to
11	qualify projects that would otherwise require upfront
12	payments;
13	(2) eligible projects have sufficient estimated
14	savings and estimated lifespan to produce significant,
15	immediate net savings;
16	(3) participants shall agree the utility can recover
17	its costs for the projects at their location by paying for
18	the project through an optional tariff directly through
19	the participant's electricity bill, allowing participants
20	to benefit from installation of energy projects without
21	traditional loans; and
22	(4) accessibility by lower-income residents and
23	environmental justice community residents.
24	(d) Program rollout. The Commission shall establish
25	Program guidelines with the anticipated schedule of Program
26	availability as follows:

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1	(1) Year 1. Beginning in the first year of operation,
2	each utility is required to obtain low-cost capital of at
3	least \$20,000,000 annually for investments in energy
4	projects.
5	(2) Year 2. Beginning in the second year of operation,
6	each utility is required to obtain low-cost capital for
7	investments in energy projects of at least \$40,000,000
8	annually.
9	(3) Year 3. Beginning in the third year of operation,
10	each utility is required to obtain low-cost capital for
11	investments in as many systems as customers demand,
12	subject to available capital provided by the utility,
13	State, or other lenders.
14	(e) In the design of the Equitable Energy Upgrade Program,
15	the Commission shall:
16	(1) Within 270 days after the effective date of this
17	amendatory Act of the 102nd General Assembly, convene a
18	workshop during which interested participants may discuss
19	issues and submit comments related to the Program.
20	(2) Establish Program guidelines for implementation of
21	the Program in accordance with Pay As You Save Essential
22	Elements and Minimum Program Requirements that electric
23	utilities must abide by when implementing the Program.
24	Program guidelines established by the Commission shall
	include the following elements:
25	

1	conditions under which utilities secure capital to
2	fund the energy projects. The Commission may allow
3	utilities to raise capital independently, work with
4	third-party lenders to secure the capital for
5	participants, or a combination thereof. Any process
6	the Commission approves must use a market mechanism to
7	identify the least costly sources of capital funds so
8	as to pass on maximum savings to participants. The
9	State of Illinois or the Clean Energy Jobs and Justice
10	Fund may also choose to provide capital for this
11	Program.
12	(B) Customer protections. Customer protection
13	guidelines should be designed consistent with PAYS
14	Essential Elements and Minimum Program Requirements.
14 15	Essential Elements and Minimum Program Requirements. (C) Energy project vendors. The Commission shall
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15 16	(C) Energy project vendors. The Commission shall establish conditions by which utilities may connect
15 16 17	(C) Energy project vendors. The Commission shall establish conditions by which utilities may connect Program participants to energy project vendors. In
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15 16 17 18 19 20	(C) Energy project vendors. The Commission shall establish conditions by which utilities may connect Program participants to energy project vendors. In setting conditions for connection, the Commission may prioritize vendors that have a history of good relations with the State including vendors that have
15 16 17 18 19 20 21	(C) Energy project vendors. The Commission shall establish conditions by which utilities may connect Program participants to energy project vendors. In setting conditions for connection, the Commission may prioritize vendors that have a history of good relations with the State including vendors that have hired participants from State-created job training
15 16 17 18 19 20 21 22	(C) Energy project vendors. The Commission shall establish conditions by which utilities may connect Program participants to energy project vendors. In setting conditions for connection, the Commission may prioritize vendors that have a history of good relations with the State including vendors that have hired participants from State-created job training programs.
15 16 17 18 19 20 21 22 23	(C) Energy project vendors. The Commission shall establish conditions by which utilities may connect Program participants to energy project vendors. In setting conditions for connection, the Commission may prioritize vendors that have a history of good relations with the State including vendors that have hired participants from State-created job training programs. (D) Guarantee that conservative estimates of

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1 Program conditions established under this Section, each 2 utility subject to the requirements of this Section shall 3 submit an informational filing to the Commission that 4 describes its plan for implementing the provisions of this 5 Section. If the Commission finds that the submission does not properly comply with the statutory or regulatory requirements 6 7 of the Program, the Commission may require that the utility 8 make modifications to its filing.

9 (g) An independent process evaluation shall be conducted 10 after one year of the Program's operation. An independent 11 impact evaluation shall be conducted after 3 years of 12 operation, excluding one-time startup costs and results from the first 12 months of the Program. The Commission shall 13 14 convene an advisory council of stakeholders, including representation of low-income and environmental justice 15 16 community members to make recommendations in response to the findings of the independent evaluation. 17

(h) The Equitable Energy Upgrade Program shall be designed 18 19 using PAYS system guidelines to be cost-effective for 20 customers. Only projects that are deemed to be cost-effective 21 and can be reasonably expected to ensure customer savings are 22 eligible for funding through the Program, unless, as specified 23 in paragraph (1) of subsection (c), customers able to make 24 upfront copayments to installers buy down the cost of projects 25 so they can be deemed cost-effective. (i) <u>Eligible customers must be:</u> 26

1	(1) property renters with permission of the property
2	owner; or
3	(2) property owners.
4	(j) Calculation of project cost-effectiveness shall be
5	based upon PAYS system requirements.
6	(1) The calculation of cost-effectiveness must be
7	conducted by an objective process approved by the
8	Commission and based on rates in effect at the time of
9	installation.
10	(2) A project shall be considered cost-effective only
11	if it is estimated to produce significant immediate net
12	savings, not counting copayments voluntarily made by
13	customers. The Commission may establish guidelines by
14	which this required savings is estimated.
15	(k) The Equitable Energy Upgrade Program should be modeled
16	after the Pay As You Save system, by which Program
17	participants finance energy projects using the savings that
18	the energy project creates with a tariffed on-bill program.
19	Eligible projects shall not create personal debt for the
20	customer, result in a lien in the event of nonpayment, or
21	require customers to pay monthly charges for any upgrade that
22	fails and is not repaired within 21 days. The utility may
23	restart charges once the upgrade is repaired and functioning
24	and extend the term of payments to recover its costs for missed
25	payments and deferred cost recovery, providing the upgrade
26	continues to function.

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1	(1) Any energy project that is defective or damaged due to
2	no fault of the participant must be either replaced or
3	repaired with parts that meet industry standards at the cost
4	of the utility or vendor, as specified by the Commission, and
5	charges shall be suspended until repairs or replacement is
6	completed. The Commission may establish, increase, or replace
7	the requirements imposed in this subsection. The Commission
8	may determine that this responsibility is best handled by
9	participating project vendors in the form of insurance,
10	contractual guarantees, or other mechanisms, and issue rules
11	detailing this requirement. In no case will customers be
12	charged monthly payments for upgrades that are no longer
13	functioning.
14	(m) In the event of nonpayment, the remaining balance due
15	to pay off the system shall remain with the utility meter at an
16	upgraded location. The Commission shall establish conditions
17	subject to this constraint in the event of nonpayment that are
18	in accordance with the PAYS system.
19	(n) If the demand by utility customers exceeds the Program
20	capital supply in a given year, utilities shall ensure that

50% of participants are: (1) customers in neighborhoods where a majority of households make 150% or less of area median income; or (2) residents of environmental justice communities. (0) Utilities shall endeavor to inform customers about the availability of the Program, their potential eligibility for participation in the Program, and whether they are likely to

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1 save money on the basis of an estimate conducted using 2 variables consistent with the Program that the utility has at 3 its disposal. The Commission may establish guidelines by which 4 utilities must abide by this directive and alternatives if the 5 Commission deems utilities' efforts as inadequate.

(p) Subject to Commission specifications established in 6 7 subsection (c), each utility shall work with certified project 8 vendors selected using a request for proposals process to 9 establish the terms and processes under which a utility can 10 install eligible renewable energy generation and energy 11 storage systems using the capital to fit the Equitable Energy 12 Upgrade model. The certified project vendor shall explain and offer the approved upgrades to customers and shall assist 13 14 customers in applying for financing through the Equitable Energy Upgrade Program. As part of the process, vendors shall 15 16 also provide participants with information about any other 17 relevant incentives that may be available.

(q) An electric utility shall recover all of the prudently 18 19 incurred costs of offering a program approved by the 20 Commission under this Section. For investor-owned utilities, 21 shareholder incentives will be proportional to meeting 22 Commission approved thresholds for the number of customers 23 served and the amount of its investments in those locations. 24 (r) The Illinois Commerce Commission shall adopt all rules 25 necessary for the administration of this Section.

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1	Section 90-20. The Environmental Protection Act is amended
2	by adding Section 9.18 as follows:
3	(415 ILCS 5/9.18 new)
4	Sec. 9.18. Energy community reinvestment fee.
5	(a) As used in this Section:
6	"Carbon dioxide equivalent" means a unit of measure
7	denoting the amount of emissions from a greenhouse gas,
8	expressed as the amount of carbon dioxide by weight that
9	produces the same global warming impact.
10	"Fossil fuel generating plant" means an electric
11	generating unit or a co-generating unit that produces
12	electricity using fossil fuels.
13	"Payment period" means the three-month period of time
14	during which emissions are measured for the purpose of
15	quarterly fee calculation.
16	(b) The General Assembly finds and declares that:
17	(1) the negative effects of fossil fuel-powered
18	electric generating units on human health, environmental
19	quality, and the climate of our planet require Illinois to
20	swiftly retire all such plants and shift to 100% renewable
21	energy;
22	(2) communities located near fossil fuel-powered
23	electric generating units have experienced these health
24	and environmental impacts most acutely;
25	(3) communities located near fossil fuel-powered

electric generating units will also experience economic

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2	challenges as these plants retire;
3	(4) the assessment of a fee on the emissions of fossil
4	fuel generating plants will lower the exposure of
5	surrounding communities to harmful air pollutants by
6	providing incentive for fossil fuel generating plants to
7	reduce emissions;
8	(5) it is in the public interest that communities
9	located near fossil fuel-fired electric generating plants
10	should receive support in the form of economic
11	reinvestment, as recompense for the negative impacts of
12	the operation of fossil fuel-fired electric generating
13	plants, to invest in clean energy developments that reduce
14	the cumulative impacts of air pollution thus protecting
15	the public health, and as a means for creating new
16	economic growth and opportunity which is needed when the
17	plants retire; and
18	(6) this support should be paid for by the owners and
19	operators of fossil fuel-fired electric generating plants,
20	the operation of which caused harm to the surrounding
21	communities.
22	(c) Calculation of the Energy Community Reinvestment Fee.
23	The Agency shall establish procedures for the collection of
24	energy community reinvestment fees. Energy community
25	reinvestment fees shall be paid at least quarterly (once every

26 <u>3 months) by owners of all fossil fuel generating plants in</u>

Illinois, based on the share of each plant's contribution to the total amount of air pollution emitted by all fossil fuel generating plants in that payment period, as determined by the Agency and described in this subsection (c).

5 (1) Pollution Calculation. The energy community reinvestment fee shall be calculated to reflect the 6 7 pollution burden from fossil fuel generating plants, based 8 on the total emissions of greenhouse gases. The fee shall 9 be calculated based solely on emissions of carbon dioxide, 10 methane, and nitrous oxide measured in carbon dioxide 11 equivalent tons. The exclusive use of carbon dioxide, methane, and nitrous oxide in the calculation of the fee 12 is designed to reflect the overall pollution impact from 13 14 each fossil fuel generating plant by using these pollutants as a proximate measurement of overall 15 16 emissions.

(2) Fee Calculation. The Agency shall calculate the 17 fee owed by each fossil fuel generating plant owner for 18 19 each payment period by dividing (A) the total emissions of carbon dioxide equivalents in tons by each plant as 20 21 described under paragraph (1) of this subsection (c) by 22 (B) the total emissions of carbon dioxide equivalents in 23 tons of all fossil fuel generating plants subject to the 24 energy community reinvestment fee, and multiplying that 25 figure by (C) the portion of the annual revenue 26 requirements, established in subsection (d) of Section

1	20-5	of	the	Energy	Community	Reinvestment	Fund	Act,	for
2	that	pay	ment	period.					

3 (3) Right to Fee Reduction. The owner of each plant liable to pay the energy community reinvestment fee shall 4 5 have the right to reduce its liability based on 6 electricity production as described in this paragraph (3). If requested, the total amount owed each payment period 7 8 for any plant shall be no greater than the total amount of 9 kilowatt hours of electricity produced by the plant during 10 the payment period multiplied by one cent per kilowatt 11 hour, adjusted for inflation from the year this Act takes effect. Upon request by a plant owner the Agency shall 12 adjust the total amount owed for each payment period by 13 14 the amount necessary to reflect a maximum cost calculated 15 based on electricity production.

16(4) Notification by the Agency. The first payment17period shall begin June 1, 2021. No later than September181, 2021, and every 3 months thereafter on the first of the19month, the Agency shall notify each fossil fuel generating20plant owner of the fee calculated pursuant to paragraph21(2) of this subsection (c) for the quarterly period just22concluded.

23 (5) Fee Collection. Plant owners shall remit payment
 24 of their fee to the Agency within 30 days after the close
 25 of each payment period, as established by the Agency.
 26 Funds collected from the energy community reinvestment fee

shall be deposited into the Energy Community Reinvestment
 Fund.

3 (d) If a plant owner subject to a fee under this Section fails to pay the fee within 90 days after its due date, or 4 5 makes the fee payment from an account with insufficient funds to cover the amount of the fee payment, the Agency shall notify 6 the plant owner of the failure to pay the fee. If the plant 7 8 owner fails to pay the fee within 60 days after such 9 notification, the Agency may, by written notice, immediately revoke the air pollution operating permit. Failure of the 10 11 Agency to notify the plant owner of failure to pay a fee due 12 under this Section, or the payment of the fee from an account with insufficient funds to cover the amount of the fee 13 14 payment, does not excuse or alter the duty of the plant owner 15 to comply with the provisions of this Section.

16 (e) No later than November 30 of each year, the Agency 17 shall submit a report to the Department of Commerce and 18 Economic Opportunity describing the amount of fees collected 19 from each fossil fuel-powered electric generating unit, the 20 status of any delinquencies, and the total amount expected to 21 be collected.

(f) Nothing in this Section shall be interpreted to mean that the sum owed by each fossil fuel generating plant due to the energy community reinvestment fee is equal to or greater than the financial valuation of the total harm created by air pollution from each plant. 1

## (g) Enforcement.

2	(1) Any person may file with the Board a complaint,
3	following the procedures contained in subsection (d) of
4	Section 31 of this Act, against any person, the State of
5	Illinois, or any government official for failure to
6	perform any act or nondiscretionary duty under this
7	Section or for allegedly violating this Section, any rule
8	or regulation adopted under this Section, any permit or
9	term or condition of a permit related to this Section, or
10	any Board order issued pursuant to this Section. Any
11	person shall have standing in an action under this Section
12	before the Board. Any person may intervene as a party as a
13	matter of right in any legal action concerning this
14	Section, whichever the forum, if he or she is or may be
15	adversely affected by any failure to perform any act or
16	nondiscretionary duty under this Section or any alleged
17	violation of this Section, any rule or regulation adopted
18	under this Section, any permit or term or condition of a
19	permit, or any Board order, by any person, the State of
20	Illinois, or any government official. Any person with
21	standing to commence an action pursuant to subsection (e)
22	of Section 9.10 shall have standing to pursue enforcement
23	under this Section.
24	(2) In an action brought pursuant to this Section, any
25	person may request, and the Board or court may grant,
26	injunctive relief, damages (including reasonable attorney

1	and expert witness fees), and any other remedy available
2	pursuant to Sections 33 or 42 of this Act. The Board or
3	court may, if a temporary restraining order or preliminary
4	injunction is sought, require the filing of a bond or
5	equivalent security in accordance with the Illinois Code
6	of Civil Procedure.
7	(3) No existing civil or criminal remedy shall be
8	excluded or impaired by this Section.

9 Section 99. Effective date. This Act takes effect upon10 becoming law.

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