

energy contract with a qualified utility.

26

2728

2930

31

32

33

34

3536

37

38

3940

41

- (2) "Qualified utility" means an electric corporation that serves more than 200,000 retail customers in the state.
- (3) "Renewable energy contract" means a contract under this part for the delivery of electricity from one or more renewable energy facilities to a contract customer requiring the use of a qualified utility's transmission or distribution system to deliver the electricity from a renewable energy facility to the contract customer.
- (4) (a) "Renewable energy facility"[: (a) except as provided in Subsection (4)(b),] means a renewable energy source as defined in Section 54-17-601 that [is]:
  - (i) is located in the state[; and]; or
  - (ii) (A) is located outside the state; and
  - (B) provides energy from baseload renewable resources.
- (b) Renewable energy facility does not include an electric generating facility [whose costs have been] for which the electric generating facility's costs are included in a qualified utility's rates as a facility [providing] that provides electric service to the qualified utility's system.
- 42 (5) "Renewable energy tariff" means a tariff offered by a qualified utility that allows 43 the qualified utility to procure renewable generation on behalf of and to serve its customers.