

Amendment to HB 682

1 Amend RSA 12-P:7-b, II(b) as inserted by section 2 of the bill by replacing it with the following:

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3 ~~(f)~~**(b)** Advise the governor, state agencies, the public utilities commission, and the
4 legislature on the development of clean energy resources in the Gulf of Maine, ***including if deemed***
5 ***necessary, assessment of port facilities, economic impact, supply chain analysis, and***
6 ***development of workforce***, and the purchase of power by New Hampshire public utilities from
7 these resources.

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9 Amend the bill by replacing section 8 with the following:

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11 8 Additional Studies or Mitigation. Amend RSA 485-I:6, II to read as follows:

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13 II. The coastal program in coordination with the fish and game department and other
14 relevant state agencies shall determine, in consultation with the impacted communities, whether
15 additional studies and/or mitigation are required under proposals for offshore wind development in
16 the Gulf of Maine. ~~[Any required studies or mitigation shall be included in agreements with~~
17 ~~developers of offshore wind energy in the Gulf of Maine and the power purchase agreements for Gulf~~
18 ~~of Maine renewable energy resources.]~~

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19 Amend the bill by replacing section 10 with the following:

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21 10 Repeal. The following are repealed:

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23 I. RSA 12-O:51-a, relative to the offshore wind industry workforce training center
24 committee.

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 II. RSA 374-F:10, relative to the offshore wind and port development commission.