

**S.B. 227**  
**INTERLOCAL ENERGY AMENDMENTS**

Senator **Curtis S. Bramble** proposes the following amendments:

1. Page 5, Line 143 through Page 6, Line 162:

143 if :  
144 (i) the energy services interlocal entity:  
145 {(ii)} (A) enters into a written agreement with each public utility holding a certificate of  
146 public convenience and necessity issued by the Public Service Commission for the energy  
147 services interlocal entity to be responsible to provide electric service in the **agreed upon** geographic area  
148 outside the municipal boundaries of the members of the energy services interlocal entity; **and**  
149 {(iii)} (B) obtains a franchise agreement, with the legislative body of the county or other  
150 governmental entity for the geographic area in which the energy services interlocal entity  
151 provides service outside the municipal boundaries of its members; and  
152 {(iii)} **(ii) each public utility described in Subsection (7)(a)(i)(A)** applies for and obtains  
153 from the Public Service Commission approval of the  
154 agreement specified in Subsection (7)(a) ~~{(ii)}~~ **(i)(A)** .  
155 (b) (i) The Public Service Commission shall approve an agreement described in  
156 Subsection (7)(a)(ii) unless it determines, based upon substantial evidence, that the agreement  
157 is contrary to the public interest.  
158 (ii) In approving an agreement, the ~~{commission}~~ **Public Service Commission** shall also  
159 amend the certificate of  
160 public convenience and necessity of any public utility described in Subsection (7)(a)(i) to  
161 delete from the geographic area specified in the certificate or certificates of the public utility  
162 the geographic area that the energy services interlocal entity has agreed to serve.  
163 (c) In providing retail electric service to customers outside of the municipal boundaries  
164 of its members, but not within the municipal boundaries of another municipality **that grants a franchise**  
165 **agreement in accordance with Subsection (7)(a)(i)(B)** , an energy  
166 services interlocal entity shall comply with the following: