

H.B. 19

ELECTRIC VEHICLE BATTERY CHARGING SERVICE AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 18, 2014 9:54 PM

Representative **Patrice M. Arent** proposes the following amendments:

1. *Page 1, Lines 14 through 16:*

14 This bill:

15 ▶ provides that the ~~{-definition}~~ definitions of "electrical corporation" and "public
utility" ~~{-does}~~ do not include certain entities that

16 sell electric vehicle battery charging services.

2. *Page 2, Line 54 through Page 3, Line 66:*

54 (7) (a) "Electrical corporation" includes every corporation, cooperative association, and
55 person, their lessees, trustees, and receivers, owning, controlling, operating, or managing any
56 electric plant, or in any way furnishing electric power for public service or to its consumers or
57 members for domestic, commercial, or industrial use, within this state, except independent
58 energy producers, and except where electricity is generated on or distributed by the producer
59 solely for the producer's own use, or the use of the producer's tenants, or for the use of
60 members of an association of unit owners formed under Title 57, Chapter 8, Condominium
61 Ownership Act, and not for sale to the public generally, and except where the electricity
62 generated is consumed by an owner, lessor, or interest holder, or by an affiliate of an owner,
63 lessor, or interest holder, who has provided at least \$25,000,000 in value, including credit
64 support, relating to the electric plant furnishing the electricity and whose consumption does not
65 exceed its long-term entitlement in the plant under a long-term arrangement other than a power
66 purchase agreement, except a power purchase agreement with an electrical corporation.

(b) "Electrical corporation" does not include an entity that sells electric vehicle battery charging services, unless the entity conducts another activity in the state that subjects the entity to the jurisdiction and regulation of the commission as an electrical corporation.