

S.B. 89

AMENDMENTS TO DEFINITION OF PUBLIC UTILITY

SENATE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 20, 2014 1:16 PM

Senator **Stephen H. Urquhart** proposes the following amendments:

1. *Page 6, Lines 165 through 173:*

165 (II) the potential for future changes in amounts paid by the customer for energy
166 received from the public utility and the possibility of changes to the customer fees or charges to
167 the customer associated with net metering and generation; ~~{and}~~
168 (E) enters into and performs in accordance with an interconnection agreement with a
169 public utility providing retail electric service where the real property on which the customer
170 generation system is located, with the rates, terms, and conditions of the retail service and
171 interconnection agreement subject to approval by the governing authority of the public utility,
172 as defined in Subsection 54-15-102(8) ~~{+}~~ ; and ~~{+}~~ ~~{-}~~
173 ~~{+}~~ (F) **installs the relevant customer generation system by December 31,**
~~{2015}~~ 2021 . ~~{+}~~