### Colin W. Jack proposes the following substitute bill:

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## **Energy Resource Amendments**

### 2025 GENERAL SESSION

## STATE OF UTAH

# **Chief Sponsor: Colin W. Jack**

# Senate Sponsor: Ronald M. Winterton

| 3 | LONG TITLE |
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#### 4 General Description:

- 5 This bill modifies provisions related to the evaluation of integrated resource plans by the
- 6 Public Service Commission.

#### 7 Highlighted Provisions:

- 8 This bill:
- 9 defines terms;
- 10 requires full cost attribution for supplemental resources in integrated resource plans;
- 11 establishes requirements for calculating generation capacity;
- 12 requires an affected electrical utility to include certain designations in the utility's action

#### 13 plan;

- 14 prohibits certain involuntary demand management programs; and
- 15 makes technical changes.
- 16 Money Appropriated in this Bill:
- 17 None
- 18 **Other Special Clauses:**
- 19 None
- 20 Utah Code Sections Affected:
- 21 AMENDS:
- 22 **54-17-301**, as last amended by Laws of Utah 2008, Chapter 382
- 23 ENACTS:
- 24 **54-17-305**, Utah Code Annotated 1953
- 25

- 27 Section 1. Section **54-17-301** is amended to read:
- 28 54-17-301 . Review of integrated resource plan action plans.

<sup>26</sup> Be it enacted by the Legislature of the state of Utah:

| 29 | (1) As used in this part:  |
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| 30 | (a) "Baseload capacity" means the amount of baseload power that electricity generation     |
| 31 | resources can reliably produce through continuous or nearly continuous operation.          |
| 32 | (b) "Baseload electricity resource" means an electricity generation resource that operates |
| 33 | continuously or nearly continuously to maintain a stable power supply at the               |
| 34 | electricity generation resource's rated capacity.  |
| 35 | (c) "Baseload power" means the minimum amount of electric power continuously               |
| 36 | needed to meet basic system demand.  |
| 37 | (d) "Demand management program" means any rate structure, incentive, technology, or        |
| 38 | other mechanism designed to modify the timing or amount of customer electricity            |
| 39 | consumption.   |
| 40 | (e) "Firming capacity" means the amount of electric power that electricity generation      |
| 41 | resources can produce, at the system operator's discretion, to reliably meet peak load     |
| 42 | and balance fluctuations in electrical demand or supply.                                   |
| 43 | (f)(i) "Supplemental resource" means a utility asset or operational control required to    |
| 44 | maintain reliable power delivery when a variable energy resource is not operating          |
| 45 | at full capacity.  |
| 46 | (ii) "Supplemental resource" includes:   |
| 47 | (A) generation resources;  |
| 48 | (B) transmission resources;  |
| 49 | (C) energy balancing measures; and   |
| 50 | (D) market purchases.  |
| 51 | (g) "Variable capacity" means the amount of electric power that electricity generation     |
| 52 | resources can produce when operating on a variable basis due to elements outside of        |
| 53 | operator control.  |
| 54 | (h) "Variable energy resource" means an electricity generation facility that cannot        |
| 55 | consistently deliver power at the facility's rated capacity due to elements outside of     |
| 56 | the operator's control.  |
| 57 | (i) "Voluntary conservation program" means a program that:                                 |
| 58 | (i) provides customers financial incentives or cost-saving opportunities to reduce         |
| 59 | energy consumption;  |
| 60 | (ii) maintains the customer's control over the customer's energy usage decisions; and      |
| 61 | (iii) allows customers to opt out of any offered programs without restrictive penalties    |
| 62 | or length commitments.   |

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| 63  | (2) An affected electrical utility shall file with the commission any action plan developed as |
| 64  | part of the affected electrical utility's integrated resource plan to enable the commission    |
| 65  | to review and provide guidance to the affected electrical utility.                             |
| 66  | (3) <u>A utility's action plan shall:</u>  |
| 67  | (a) report baseload energy resources as baseload capacity, specifying the expected             |
| 68  | deliverable energy;  |
| 69  | (b) report variable energy resources as variable capacity, specifying the expected             |
| 70  | deliverable energy;  |
| 71  | (c) report energy storage systems, including batteries and other storage devices, as           |
| 72  | firming capacity;  |
| 73  | (d) report variable energy resources paired with energy storage as firming capacity,           |
| 74  | subject to the energy storage system requirements in Subsection (4)(b)(ii); and                |
| 75  | (e) report any expected curtailment of baseload and variable energy resources resulting        |
| 76  | from supply preferences or demand constraints.   |
| 77  | (4) In reviewing an action plan, the commission shall require:                                 |
| 78  | (a) all costs of supplemental resources to be attributed to the variable energy resources      |
| 79  | that necessitate the use of supplemental resources; and  |
| 80  | (b) generation capacity calculations to:   |
| 81  | (i) exclude energy conservation measures and demand reduction programs; and                    |
| 82  | (ii) reflect actual delivery capability for energy storage systems, accounting for:            |
| 83  | (A) charging requirements;   |
| 84  | (B) duration limitations; and  |
| 85  | (C) seasonal performance variations in capacity and duration.                                  |
| 86  | [(2)] (5)(a) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking           |
| 87  | Act, the commission shall make rules providing a process for its review of an action           |
| 88  | plan.  |
| 89  | (b) The rules required under Subsection $[(2)(a)]$ (5)(a) shall provide sufficient flexibility |
| 90  | to permit changes in an action plan between the periodic filings of the affected               |
| 91  | electrical utility's integrated resource plan.   |
| 92  | Section 2. Section <b>54-17-305</b> is enacted to read:  |
| 93  | 54-17-305 . Demand management programs.  |
| 94  | (1) An affected electrical utility may not:  |
| 95  | (a) implement a demand management program without the consumer's voluntary                     |
| 96  | participation and written consent; or  |
|     |  |

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| 97  | (b) count anticipated demand reductions from any demand management program as              |
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| 98  | equivalent to generation capacity in an integrated resource plan.                          |
| 99  | (2) Notwithstanding Subsection (1), an integrated resource plan may account for load       |
| 100 | decrease from a demand management program if:  |
| 101 | (a) the affected electrical utility demonstrates the load decrease is:                     |
| 102 | (i) within the utility's sole control; or  |
| 103 | (ii) otherwise reliable; and   |
| 104 | (b) the load decrease will not result in a supply shortage during the period for which the |
| 105 | decrease is anticipated.   |
| 106 | (3) This section does not prohibit an affected electrical utility from:                    |
| 107 | (a) offering voluntary conservation programs that provide customers direct financial       |
| 108 | benefits; or   |
| 109 | (b) implementing emergency procedures necessary to maintain system reliability.            |
| 110 | Section 3. Effective Date.   |
| 111 | This bill takes effect on May 7, 2025.   |
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