

## S.B. 4002

# INDUSTRIAL ELECTRIC INFRASTRUCTURE ACT

Representative **Ben C. Ferry** proposes the following amendments:

1. Page 3, Line 89: Delete "(3)" and insert "(4)"
2. Page 4, Line 91: Delete "Subsection 54-16-203(4); and" and insert "Subsection 54-16-203(5);"
3. Page 4, Line 93: Delete "and"
4. Page 4, Line 97: Delete "." and insert "; and (3) the expense is attributed to the portion of the expenses that are allocated to the eligible customer under the infrastructure agreement."
5. Page 6, Line 162: Delete "and" and insert "(e) subject to Subsection (4), specify the portion of the expenses that are allocated to the eligible customer for purposes of determining whether an expense is a covered expense under Subsection 54-16-201(1); and"
6. Page 6, Line 163: Delete "(e)" and insert "(f)"
7. Page 6, Line 177: After line 177 insert:  
"(4) The portion of the expenses that are allocated to the eligible customer under the infrastructure agreement may not exceed the amount the eligible customer is required to pay under the infrastructure agreement in accordance with Subsection (1)(c)."
8. Page 6, Line 178: Delete "(4)" and insert "(5)"
9. Page 7, Line 185: Delete "(4)(a)" and insert "(5)(a)"
10. Page 7, Line 213: After line 213:  
"(4) An expense incurred under an infrastructure agreement that is not a covered expense under this chapter may be recovered in rates by the electrical corporation if under a provision of this title, other"

than a provision in this chapter, the commission determines that the expense is to be recovered in rates."