S.B. 235 PUBLIC UTILITIES AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 16, 2007

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Senator **Gregory S. Bell** proposes the following amendments:

- 1. Page 8, Lines 216 through 217:
 - 216 (c) (i) The generic protective order and any supplemental protective order restrict use
 - of confidential information to the proceeding on the verified application , however, use of the confidential information in the proceeding is not considered a competitive purpose under Subsection (8)(c)(ii) .
- 2. Page 8, Lines 230 through 234:
 - 230 (10) If an affected electrical utility is granted a waiver to acquire or construct a
 - 231 <u>significant energy resource in accordance with this section</u> { ...}
 - (a) the provisions of Sections
 - 232 54-17-303 and 54-17-304 do not apply to the significant energy resource decision { and }
 - (b) any cost
 - 233 recovery that an affected electrical utility seeks in connection with that significant energy
 - 234 resource is subject to a future prudence review by the commission under Subsection 54-4-4(4) ; and
 - (c) the waiver grant does not create any presumption that the affected electrical utility's action in acquiring or constructing a significant energy resource was prudent .