

1st Sub. S.B. 227
INTERLOCAL ENERGY AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

MARCH 5, 2010 1:48 PM

Senator **Curtis S. Bramble** proposes the following amendments:

1. *Page 6, Lines 155 through 159:*

155 (b) (i) The Public Service Commission shall , after a public hearing held in accordance with Title
156 52, Chapter 4, Open and Public Meetings Act, approve an agreement described in
157 Subsection (7)(a)(ii) if it determines that the agreement is in the public interest in that it
158 incorporates the customer protections described in Subsection (7)(c) and the franchise
159 agreement described in Subsection (7)(a)(i)(B) provides a reasonable mechanism using a neutral arbiter or
ombudsman for resolving
159 potential future complaints by customers of the energy services interlocal entity.

2. *Page 6, Line 179 through Page 7, Line 183:*

179 (v) before implementation of any rate increase, the governing body of the energy
180 services interlocal entity shall first hold a public meeting to take public comment on the
181 proposed increase, after providing at least 20 days and not more than 60 days' advance written notice to
182 its customers on the ordinary billing and on the Utah Public Notice Website, created by Section
183 63F-1-701; and