## 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:

  - Subsection (7)(a)(ii) if it determines that the agreement is in the public interest in that it
  - incorporates the customer protections described in Subsection (7)(c) and the franchise
  - agreement described in Subsection (7)(a)(i)(B) provides a reasonable mechanism using a neutral arbiter or ombudsman for resolving
  - potential future complaints by customers of the energy services interlocal entity.
- 2. Page 6, Line 179 through Page 7, Line 183:
  - (v) before implementation of any rate increase, the governing body of the energy
  - services interlocal entity shall first hold a public meeting to take public comment on the
  - proposed increase, after providing at least 20 days and not more than 60 days' advance written notice to
  - its customers on the ordinary billing and on the Utah Public Notice Website, created by Section
  - 183 63F-1-701; and