HB0407S01 compared with HB0407

{deleted text} shows text that was in HB0407 but was deleted in HB0407S01.

Inserted text shows text that was not in HB0407 but was inserted into HB0407S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Representative Joel K. Briscoe proposes the following substitute bill:

RENEWABLE ENERGY FACILITY AMENDMENTS

2019 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Joel K. Briscoe

| Senate | Sponsor: | | |
|--------|----------|--|--|
| | | | |

LONG TITLE

General Description:

This bill requires a charge for metered electric service delivered to a contract customer to include a value based credit.

Highlighted Provisions:

This bill:

requires a charge for metered electric service delivered to a contract customer to include a <u>capacity</u> credit based on the value of the hourly capacity provided by the renewable energy facility during on-peak hours.

Money Appropriated in this Bill:

None

Other Special Clauses:

None

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Utah Code Sections Affected:

AMENDS:

54-17-805, as enacted by Laws of Utah 2012, Chapter 182

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **54-17-805** is amended to read:

54-17-805. Costs associated with delivering electricity from a renewable energy facility to a contract customer.

- (1) To the extent that a renewable energy contract provides for the delivery of electricity from a renewable energy facility owned by the contract customer, the renewable energy contract shall require the contract customer to pay for the use of the qualified utility's transmission or distribution facilities at the qualified utility's applicable rates, which may include transmission costs at the qualified utility's applicable rate approved by the Federal Energy Regulatory Commission.
- (2) To the extent that a renewable energy contract provides for the delivery of electricity from a renewable energy facility owned by a person other than the qualified utility or the contract customer, the renewable energy contract shall require the contract customer to bear all reasonably identifiable costs that the qualified utility incurs in delivering the electricity from the renewable energy facility to the contract customer, including all costs to procure and deliver electricity and for billing, administrative, and related activities, as determined by the commission.
- (3) A qualified utility that enters a renewable energy contract shall charge a contract customer for all metered electric service delivered to the contract customer, including generation, transmission, and distribution service, at the qualified utility's applicable tariff rates, excluding:
- (a) any kilowatt hours of electricity delivered from the renewable energy facility, based on the time of delivery, adjusted for transmission losses;
- (b) any kilowatts of electricity delivered from the renewable energy facility that coincide with the contract customer's monthly metered kilowatt demand measurement, adjusted for transmission losses;
 - (c) any transmission and distribution service that the contract customer pays for under

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Subsection (1) or (2); and

- (d) any transmission service that the contract customer provides under Subsection (2) to deliver generation from the renewable energy facility.
- (4) Any charge for metered electric service delivered to a contract customer pursuant to Subsection (3) shall include {a} an hourly capacity credit {based on} for the{ value of the hourly} capacity provided by the renewable energy facility during on-peak hours, to be derived by dividing the otherwise applicable monthly or daily capacity charge by the average number of on-peak hours in each monthly or daily measurement period, as applicable.