2nd Sub. H.B. 215 HOME SOLAR ENERGY AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1 FEBRUA

FEBRUARY 15, 2024 11:18 AM

Representative Colin W. Jack proposes the following amendments:

- 1. Page 1, Lines 12 through 19:

 - 13 least 10 days before entering into a solar agreement; }
 - requires a solar retailer to provide a copy of the signed agreement in <u>electronic form, and offer</u>

 the customer a paper form {-to
 - 15 the customer };
 - prohibits beginning installation until {15} seven days after providing the signed copy of the
 - 17 solar agreement to the customer;
 - provides the customer with a {-15-} seven day cancellation period after receiving the
 - 19 agreement;
- 2. Page 2, Lines 38 through 40:
 - 38 (1) [(a) Before] At { least 10 days before } the time of entering a solar agreement, a solar retailer shall
 - 39 provide to a potential customer a separate, written disclosure statement as provided in this
 - 40 section and, as applicable, Sections 13-52-202, 13-52-203, 13-52-204, and 13-52-205.
- 3. Page 4, Lines 112 through 113:
 - 112 (8) a statement that the solar retailer may not begin installation of the system until at
 - 113 <u>least</u> { 15} <u>seven</u> <u>days after the day on which the solar retailer and customer enter into a contract;</u>
- 4. Page 6, Line 150:
 - 150 (a) <u>in electronic and</u> in paper form <u>, unless the customer declines the paper copy in writing</u> ; and
- 5. Page 6, Line 155:
 - 155 (3) A solar retailer may not begin installation of any solar equipment until {15} seven days after
- 6. Page 6, Lines 158 through 160:

158	(4) A customer may, without	ut penalty or obligation, cancel a solar agreement for any
159	reason, within {15} seven	days after the day on which the customer receives the solar agreement
160	described in Subsection (1).	