

SHB 2586 - H AMD TO H AMD (H-4987.1/20) **1523**

By Representative Goehner

1 On page 3, after line 20 of the striking amendment, insert the
2 following:

3 "(7) Any carbon reduction or offset credits or renewable energy
4 credits that may accrue from beneficial electrification activities
5 authorized under this section may not be used by an electric utility
6 for the purpose of meeting the utility's compliance obligations under
7 any other state or federal law."
8

9 On page 5, after line 14 of the striking amendment, insert the
10 following:

11 "(7) Any carbon reduction or offset credits or renewable energy
12 credits that may accrue from beneficial electrification activities
13 authorized under this section may not be used by a public utility
14 district for the purpose of meeting the utility's compliance
15 obligations under any other state or federal law."

EFFECT: Prohibits the use of any carbon reduction or offset
credits or renewable energy credits that may accrue from beneficial
electrification activities for the purpose of meeting a municipal
electric utility or public utility district's compliance obligations
under any other state or federal law.

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