

**2SHB 1181** - H AMD TO H AMD (H-1596.1/23) **201**

By Representative Dye

**NOT ADOPTED 03/03/2023**

1 On page 29, line 27 of the striking amendment, after  
2 "infrastructure" insert "and the electrical grid with its supporting  
3 infrastructures,"

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5 On page 46, after line 33 of the striking amendment, insert the  
6 following:

7 "NEW SECTION. Sec. 17. A new section is added to chapter 36.70A  
8 RCW to read as follows:

9 (1) In compliance with the public facilities and services and  
10 climate change and resiliency goals, cities and counties must consult  
11 with utilities and ratepayers to ensure that the comprehensive plans  
12 and development regulations are consistent with the integrated  
13 resource plan and clean energy action plan of the utilities that serve  
14 customers in the jurisdiction. During the consultation, cities and  
15 counties may determine whether the utilities are planning for  
16 sufficient electric capacity so every household could choose to have  
17 air conditioning in hot weather, heat in cold weather, at least one  
18 electric vehicle charger, medical devices, all kitchen appliances,  
19 water heaters, washer and dryer, lights, televisions, computers, and  
20 cell phones without interruption of electrical services.

21 (2) Siting of new generation, upgraded transformers and  
22 substations, and investment in replacement and upgrades of transition  
23 lines while keeping electricity rates affordable are crucial elements  
24 of the climate change and resiliency policy.

25 (3) Elimination of base load capacity without an equivalent or  
26 greater amount of base load electrical generation is contrary to the  
27 climate change and resiliency goal."

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2       Renumber the remaining sections consecutively and correct any  
3 internal references accordingly.  
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EFFECT: Specifies that guidance relating to the protection, restoration, and enhancement of natural infrastructure included in the model element includes the electrical grid with its supporting infrastructure. Requires cities and counties, in compliance with the climate change and resiliency and public facilities and services goals of the Growth Management Act, to consult with utilities and ratepayers to ensure that comprehensive plans are consistent with specified utilities plans. Allows cities and counties, during the consultation, to determine whether utilities are planning for sufficient electric capacity to accommodate specified appliances and technologies. Specifies that certain activities related to transformers and transition lines are crucial to the climate change and resiliency policy. Provides that elimination of base load capacity without an equivalent or greater amount of base load electrical generation is contrary to the climate change and resiliency goal.

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