S-1808.2

SECOND SUBSTITUTE SENATE BILL 5331

State of Washington 56th Legislature 1999 Regular Session

By Senate Committee on Ways & Means (originally sponsored by Senators Brown, Goings, Patterson, Eide, Winsley and Rasmussen)

Read first time 03/08/1999.

1 AN ACT Relating to public utility tax credits for energy assistance 2 programs; and adding a new section to chapter 82.16 RCW.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 <u>NEW SECTION.</u> **Sec. 1.** A new section is added to chapter 82.16 RCW 5 to read as follows:

6 (1) Unless the context clearly requires otherwise, the definitions 7 in this subsection apply throughout this section.

8 (a) "Qualifying grant" means a grant provided directly to an 9 organization that has a contractual agreement with the department of 10 community, trade, and economic development to provide low-income energy 11 assistance programs for a specified service area.

(b) "Low-income energy assistance programs" means energy assistance
programs for low-income households as defined on the effective date of
this act by the federal department of health and human services.

(c) "Specified service area" means a service area designated by the department of community, trade, and economic development in the state plan for the low-income home energy assistance program.

(2) Subject to the limits set forth in this section, a light andpower business or a gas distribution business whose application has

been approved by the department under this section may take a credit against tax imposed by this chapter for qualifying grants made by the business. The organization shall apply qualifying grants to the lowincome energy related program that best meets a community's needs as determined by the organization.

(3) The department shall approve an application to the extent all 6 7 qualifying grants in a state fiscal year for the specified service area 8 do not exceed two and one-half percent of the amount of moneys allotted 9 to nonprofit or governmental organizations within the specified service 10 area in federal fiscal year 1995 under the United States department of health and human services low-income home energy assistance program. 11 The department shall keep a running total of all credits approved in 12 13 each service area for each state fiscal year. The businesses, the organizations, and the department shall work together to develop a 14 15 method to track the credit within service areas.

16 (4) Applications for credits under this section shall be made to 17 the department in a form and manner as required by the department. The 18 department shall approve or deny application for credits using the 19 criteria under this section.

(5) Qualifying grants made by a light and power business or a gas distribution business consisting in whole or in part of funds received from voluntary customer contributions are eligible for credit as follows: (a) In an amount equal to one hundred percent of company contributions granted from sources other than voluntary customer contributions; and (b) in an amount equal to ten percent of the voluntary customer contributions granted.

(6) Taxpayers may carry forward to future years any credits granted
under this section not used due to the state-wide limitation in
subsection (3) of this section.

30 (7) A person receiving approval must keep records necessary for the31 department to verify eligibility under this section.

(8) In the case of account closures by recipients of low-income 32 33 energy assistance, the unused portion of energy assistance from qualifying grants to low-income utility customers shall either: (a) To 34 35 the extent reasonable and cost-effective, be transferred by the utility or organization to the customer's next utility account; or (b) be 36 37 returned to the organization's low-income energy assistance programs. Organizations administering qualifying grants shall notify recipients 38 of the requirements of this subsection. 39

(9) No credit shall be approved for grants made before July 1,
 1999.

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