

2SHB 1903 - H AMD TO H AMD (H-3562.1/26) **1692**

By Representative Dye

NOT ADOPTED 02/14/2026

1 On page 4, after line 9 of the striking amendment, insert the
2 following:

3 "(8) A consumer-owned utility is deemed to be in compliance with
4 the requirements of the statewide low-income energy assistance
5 program if there is a facility physically located in the consumer-
6 owned utility's service territory that generates electricity from
7 renewable resources or nonemitting electric generation, and an
8 investor-owned utility:

9 (a) Uses the electricity or renewable energy credits from such a
10 facility for compliance with RCW 19.405.040; or

11 (b) Uses the electricity from such a facility for compliance
12 with RCW 19.495.050."

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14 On page 4, after line 34 of the striking amendment, insert the
15 following:

16 "(c) A consumer-owned utility is deemed to be in compliance with
17 the requirements outlined in this section if there is a facility
18 physically located in the consumer-owned utility's service territory
19 that generates electricity from renewable resources or nonemitting
20 electric generation, and an investor-owned utility:

21 (i) Uses the electricity or renewable energy credits from such a
22 facility for compliance with RCW 19.405.040; or

23 (ii) Uses the electricity from such a facility for compliance
24 with RCW 19.495.050."

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EFFECT: Specifies that a consumer-owned utility is deemed to be in compliance with the requirements of the statewide low-income

energy assistance program established in the underlying bill and with the requirements to provide energy assistance under the Clean Energy Transformation Act (CETA) if the consumer-owned utility has a facility in its service territory that generates electricity from renewable resources or nonemitting electric generation and an investor-owned utility uses electricity from the facility for compliance with the CETA standards.

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