

LEGISLATIVE ACTION

Senate House

Comm: TP 04/27/2011

The Committee on Budget (Altman) recommended the following:

Senate Amendment (with title amendment)

Delete lines 219 - 221

and insert:

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resources other than solar energy. If a provider opts to develop renewable energy pursuant to this subsection, at least 20 percent of the total capacity for which a provider is permitted to recover costs in any calendar year under this subsection must be purchased renewable energy from a generating facility located in the state.

Between lines 325 and 326



insert:

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- (k) Each provider shall purchase renewable energy pursuant to a standard form contract for the purchase of renewable energy from different types of renewable energy facilities located in the state.
- 1. The price paid for renewable energy purchased through a standard form contract shall be expressed in a levelized, or constant, price per kilowatt hour for the term of the contract. The price shall be fair and reasonable as determined by the commission and is deemed prudent for the purposes of cost recovery.
- 2. The commission shall set the terms and conditions of the standard form contract before such contract may be issued.
- 3. The commission shall set the term of a minimum of 20 years and a maximum of 30 years for the standard form contract.

======== T I T L E A M E N D M E N T ========== And the title is amended as follows:

Delete line 25

and insert:

reports; requiring each provider to purchase renewable energy pursuant to a standard form contract; providing conditions; requiring the commission to set the terms and conditions of the standard for contract; providing criteria; creating s. 366.95, F.S.; providing for the