

Floor Amendment to HB 1718-FN

1 Amend the bill by replacing section 1 with the following:

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3 1 Limited Electrical Energy Producers Definitions. Amend RSA 362-A:1-a, II-b to read as
4 follows:

5 II-b. "Eligible customer-generator" or "customer-generator" means an electric utility
6 customer who owns, operates, or purchases power from an electrical generating facility either
7 powered by renewable energy or which employs a heat led combined heat and power system, with a
8 total peak generating capacity, **or maximum nameplate rating**, of up to and including one
9 megawatt, except as provided for a municipal host as defined in paragraph II-c, that is located
10 behind a retail meter on the customer's premises, is interconnected and operates in parallel with the
11 electric grid, and is used to offset the customer's own electricity requirements. **Energy storage, as
12 defined in RSA 374-H:1, III, may be added to such a generation facility without affecting
13 the generation facility's size determination relating to its eligibility to net meter. Such
14 energy storage shall be charged only from such generation facility, except as provided for
15 in RSA 362-A:9, XXIV.** Incremental generation added to an existing generation facility, that does
16 not itself qualify for net metering, shall qualify if such incremental generation meets the
17 qualifications of this paragraph and is metered separately from the ~~nonqualifying~~ **non-qualifying**
18 facility.

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20 Amend the bill by replacing section 4 with the following:

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22 4 New Paragraph; Net Metering. Amend RSA 362-A:9 by inserting after paragraph XXIII the
23 following new paragraph:

24 XXIV. The commission may determine terms and conditions for how a customer-generator
25 may use and be compensated for exports to the grid from energy storage added to renewable energy
26 generation sources in conjunction with net metering and related tariff provisions. The commission
27 shall require such energy storage, if configured to allow electricity to be exported to the grid, to be
28 charged only from such generation facility, unless charging is under the control of an entity other
29 than the customer-generator or as otherwise authorized by the commission in an adjudicated
30 proceeding.