

HB 1742 - AS AMENDED BY THE SENATE

5Mar2026... 0583h
04/09/2026 1265s

2026 SESSION

26-2786
06/08

HOUSE BILL **1742**

AN ACT relative to customer-generators inadvertently enrolled in a municipal or county aggregation program.

SPONSORS: Rep. Vose, Rock. 5; Rep. Cormen, Graf. 15; Rep. Harrington, Straf. 18; Rep. Hill, Merr. 2; Rep. Notter, Hills. 12; Rep. D. Thomas, Rock. 16; Sen. Avard, Dist 12; Sen. Pearl, Dist 17; Sen. Watters, Dist 4

COMMITTEE: Science, Technology and Energy

AMENDED ANALYSIS

This bill allows a customer-generator that is inadvertently enrolled in a municipal or county aggregation program to request that the electric distribution utility re-enroll the customer-generator in the utility's default energy service.

Explanation: Matter added to current law appears in ***bold italics***.
Matter removed from current law appears ~~[in brackets and struckthrough.]~~
Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

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STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twenty-Six

AN ACT relative to customer-generators inadvertently enrolled in a municipal or county aggregation program.

Be it Enacted by the Senate and House of Representatives in General Court convened:

1 1 New Paragraph; Limited Electrical Energy Producers Act; Net Energy Metering. Amend RSA
2 362-A:9 by inserting after paragraph XXIII the following new paragraph:

3 XXIV.(a) A customer-generator that is inadvertently enrolled in a municipal or county
4 aggregation program adopted and operating under RSA 53-E by error or without the customer-
5 generator's consent, if required, may request that the customer-generator's electric distribution
6 utility re-enroll the customer-generator in the utility's default energy service.

7 (b) Upon receipt of the customer-generator's petition, the electric distribution utility
8 shall:

9 (1) Investigate the customer-generator's enrollment status within 20 business days;

10 (2) If such inadvertent enrollment is confirmed, restore the customer to default
11 service as of the start of the next billing cycle, provided that the final determination is made within 2
12 business days prior to the start of that billing cycle; and

13 (3) Retroactively apply net metering credits for exported kilowatt-hours for a period
14 of up to 4 monthly billing cycles prior to the effective re-enrollment date, with such credits based on
15 the applicable net metering tariff in effect for the customer-generator during the period of
16 inadvertent dis-enrollment from utility default energy service. Any credits from energy exported
17 more than 4 months prior to the customer notifying the utility shall not be recoverable from the
18 utility.

19 (c) Retroactive credits issued by the utility under this paragraph shall be recoverable
20 from all customers consistent with recovery of the utility's net metering expenses.

21 2 Effective Date. This act shall take effect 60 days after its passage.