

**SB 232 - VERSION ADOPTED BY BOTH BODIES**

03/13/2025 0717s  
1May2025... 1602h  
06/26/2025 2749CofC

2025 SESSION

25-1144  
06/05

SENATE BILL        **232**

AN ACT            clarifying certain net metering terms and conditions.

SPONSORS:        Sen. McConkey, Dist 3; Sen. Avard, Dist 12; Sen. Watters, Dist 4; Sen. Pearl, Dist  
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COMMITTEE:      Energy and Natural Resources

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AMENDED ANALYSIS

This bill allows renewable energy generators in ISO-NE electricity markets to retain their market participant status while qualifying for net metering tariffs and clarifies metering practices for customer-generators.

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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Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.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 Five*

AN ACT clarifying certain net metering terms and conditions.

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

1 1 New Subparagraph; Net Energy Metering. Amend RSA 362-A:9, XVI by inserting after  
2 subparagraph (c) the following new subparagraph:

3 (d) Renewable energy generators participating in ISO-NE electricity markets, including  
4 energy, capacity, or ancillary services markets, as of January 1, 2025, shall not be required to  
5 withdraw or delist from these markets or change their status as market participants as a condition  
6 or requirement to be a customer-generator or qualify as eligible for net metering tariffs. To be  
7 eligible for net metering tariffs, renewable energy generators in ISO-NE electricity markets shall  
8 transfer market revenues associated with any energy, capacity, and ancillary services entitlements,  
9 along with any associated revenues and proceeds, to the interconnected electric distribution utility  
10 throughout the term of participation as a customer-generator.

11 2 Net Energy Metering. Amend RSA 362-A:9, III to read as follows:

12 III. Metering shall be done in accordance with normal metering practices. A single net  
13 meter that shows the customer's net energy usage by measuring both the inflow and outflow of  
14 electricity internally shall be the extent of metering that is required at facilities with a total peak  
15 generating capacity of not more than 100 kilowatts. A [~~bi-directional~~] **bidirectional** metering  
16 system that records the total amount of electricity that flows in each direction from the customer  
17 premises, either instantaneously or over intervals of an hour or less, shall be required at facilities  
18 with a total peak generating capacity of more than 100 kilowatts. ***The bidirectional system may  
19 consist of one or more meters, as long as it can be used to appropriately meter and bill in  
20 compliance with utility tariffs and rules.*** Customer-generators shall not be required to pay for  
21 the installation of net meters, but shall pay for the installation of, ***or procure at their own cost if  
22 approved by the interconnecting utility,*** all [~~bi-directional~~] **bidirectional** metering systems as  
23 outlined in utility interconnection tariffs or rules.

24 3 Effective Date. This act shall take effect upon its passage.