

**Unofficial Draft Copy**

As of: November 15, 2002 (10:53am)

LC9002

\*\*\*\* Bill No. \*\*\*\*

Introduced By \*\*\*\*\*

By Request of the \*\*\*\*\*

A Bill for an Act entitled: "An Act revising laws related to electrical energy; allowing customers who elected an alternative electrical energy supplier an opportunity to receive electrical energy from a default supplier; providing that electrical energy purchased from the default supplier by a default customer must be used for a consumptive purpose and may not be remarketed; amending sections 69-8-104, 69-8-201, and 69-8-416, MCA; and providing an immediate effective date and retroactive applicability dates."

Be it enacted by the Legislature of the State of Montana:

**Section 1.** Section 69-8-104, MCA, is amended to read:

**"69-8-104. Pilot programs.** (1) Except as provided in 69-8-201~~(3)~~ (4) and 69-8-311, utilities shall conduct pilot programs using a representative sample of their residential and small commercial customers. A report describing and analyzing the results of the pilot programs must be submitted to the commission and the transition advisory committee established in 69-8-501 on or before July 1, 2005.

(2) Utilities shall use pilot programs to gather necessary information to determine the most effective and timely options for providing customer choice. Necessary information includes but is not limited to:

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(a) the level of demand for electricity supply choice and the availability of market prices for small customers;

(b) the best means to encourage and support the development of sufficient markets and bargaining power for the benefit of small customers;

(c) the electricity suppliers' interest in serving small customers and the opportunities in providing service to small customers; and

(d) experience in the broad range of technical and administrative support matters involved in designing and delivering unbundled retail services to small customers."

{*Internal References to 69-8-104:*  
*69-8-201* }

**Section 2.** Section 69-8-201, MCA, is amended to read:

**"69-8-201. Public utility -- transition to customer choice -- waiver.** (1) A public utility shall, except as provided in this section, adhere to the following deadlines:

(a) ~~All~~ Subject to subsection (3), all customers with individual loads greater than 1,000 kilowatts and for loads of the same customer with individual loads at a meter greater than 300 kilowatts that aggregate to 1,000 kilowatts or greater must have the opportunity to choose an electricity supplier.

(b) Before July 1, 2007, all other public utility customers must have the opportunity to choose an electricity supplier.

(2) The commission shall designate the public utility or one or more default suppliers to provide regulated default service for

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those ~~small~~ customers described in subsections (1)(a) and (1)(b) of a public utility that are not being served by a competitive electricity supplier. A customer who elects to receive service from a default supplier may only use the electricity for consumptive purposes and shall enter into a contract with the default supplier that prohibits the customer from remarketing the electricity.

(3) The commission shall establish procedures and terms under which customers may choose an electricity supplier other than the default supplier or may choose to be served by the default supplier. The choice must be available for the period beginning July 1, 2002. The procedures must provide for an orderly process of choice during the transition period and provide conditions for leaving and returning to the default supplier. The procedures must take into account electricity supply contracts for supplying customers during the transition period. The procedures must provide for the recovery of costs associated with those customers who choose an alternative electricity supplier and who wish to return to the default supplier.

~~(3)~~(4) Except as provided in 69-5-101, 69-5-102, 69-5-104 through 69-5-112, and 69-8-402, a public utility currently doing business in Montana as part of a single integrated multistate operation, no portion of which lies within the basin of the Columbia River, may defer compliance with this chapter until a time that the public utility can reasonably implement customer choice in the state of the public utility's primary service territory.

~~(4)~~(5) Upon a request from a public utility with fewer than 50 customers, the commission shall waive compliance with the requirements of 69-8-104, 69-8-202 through 69-8-204, 69-8-208 through 69-8-211, 69-8-402, and this section."

{*Internal References to 69-8-201:*

69-8-104 a      69-8-202 x      69-8-203 x      69-8-211 x }

**Section 3.** Section 69-8-416, MCA, is amended to read:

**"69-8-416. Default supplier license.** (1) In developing licensing rules for default suppliers, the commission shall promote and facilitate the development of a competitive market for electricity supply.

(2) Default supplier licensing rules must ensure that:

(a) a default supplier, except when the default supplier is the distribution services provider, may not purchase electricity for or sell electricity to commercial or industrial electric consumers having individual accounts with an average monthly demand in the previous calendar year of 100 kilowatts or more or to new commercial or industrial electric consumers having individual accounts with an estimated monthly demand of 100 kilowatts or more;

(b) a default supplier may not discount its commission-approved rates to retain or gain customers;

(c) a default supplier may not obligate customers to a contractual term or service;

(d) federal power marketing administration power or benefits acquired by a default supplier are distributed as widely and

equitably as possible among small customers and in a manner that encourages competition;

(e) a default supplier, except when the default supplier is the distribution services provider, may not construct, purchase, take, receive, or otherwise acquire or own, hold, equip, maintain, or operate electric generating plants or transmission or distribution lines or systems, except that a default supplier may enter into transmission or distribution agreements for the lease or use of capacity on transmission and distribution systems owned by others to supply electricity to its customers in the state;

(f) a default supplier may not offer for sale any products other than electricity supply or provide electricity supply to members or customers other than those residing in the state or sell electricity or otherwise engage in the marketing of electricity on the wholesale market, but may dispose of excess electricity associated with temporary load-energy imbalances.

(3) Except as provided in subsection (2)(e), a default supplier may provide only a single electricity supply service to all of its small customers. A default supplier may also offer an additional electricity supply service that includes a component of renewable energy.

(4) A default supplier may not offer other supply services unless the default supplier forms a separate entity."

{*Internal References to 69-8-416: None.*}

**NEW SECTION. Section 4. {standard} Effective date.** [This act] is effective on passage and approval.

NEW SECTION. **Section 5. {standard} Retroactive applicability.** [This act] applies retroactively, within the meaning of 1-2-109, to customers who choose an alternative electricity supplier after June 30, 1998, and who return to the default supplier after June 30, 2002.

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