

OUT OF ORDER

Senator Parent of the 44th offered the following amendment #1A:

1 *Amend the Senate amendment #1 (AM 56 0055) to House Bill 998 (LC 56 0570S) by*
2 *replacing lines 5 through 12 with the following:*

3 of such report; to prohibit certain costs incurred by an electric utility as a result of providing
4 electric services to commercial data centers from being included in any rates or charges of
5 such electric utility unless such rates or charges are designed to recover such costs solely
6 from or, at least, substantially from such commercial data centers; to provide for a definition;
7 to repeal conflicting

8 *By replacing lines 17 through 61 with the following:*

9 **SECTION 4.**

10 Said title is further amended in revising Chapter 2, relating to the Public Service
11 Commission, by adding a new Code section to read as follows:

12 "46-2-25.4.

13 (a) As used in this Code section, the term 'large load customer' means customers with an
14 expected total peak demand of 100 megawatts or greater at one or more premises located
15 on one tract or contiguous tracts of land.

16 (b) Notwithstanding the provisions of Code Section 46-3-11, no costs incurred by an
17 electric utility, including, but not limited to, costs associated with increased fuel
18 requirements, generation costs, and transmission costs that:

19 (1) Are substantially related to the provision of electric services to large load customers;
20 and

21 (2) Would not have been incurred but for the electric demand of such large load
22 customers,
23 shall be included in any rates or charges approved or allowed to go into effect under Code
24 Section 46-2-25 or 46-2-26 unless such rates or charges are designed to recover such costs
25 solely from large load customers or, at least, substantially recover such costs from large
26 load customers."