
DIGEST

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HB 922 Original

2026 Regular Session

Schamerhorn

Abstract: Provides relative to increases for certain utility rates.

Proposed law defines "commission", "data center", "household customer", and "new electric demand for data centers".

Proposed law provides that notwithstanding any other provision of law to the contrary, no electric public utility subject to the jurisdiction of the commission shall increase the price, rate, or charge paid by any household customer as a direct or indirect result of new electric demand for data centers.

Proposed law provides that no electric public utility shall recover any costs attributable to new electric demand for data centers from household customers.

Proposed law provides that the commission shall ensure that all costs associated with new electric demand for data centers are allocated solely to the data center customer or customers causing such demand through special contracts, tariffs, or rate classes that do not permit any portion of such costs to be recovered from household customers.

Proposed law provides that the commission shall promulgate rules and regulations to implement cost-causation principles for data centers.

Proposed law provides that the commission shall deny any rate adjustment, tariff change, or certificate of public convenience and necessity that would result in household customers bearing any portion of costs associated with new electric demand for data centers.

Proposed law provides that proposed law shall apply only to any actions taken on or after the effective date of proposed law.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Adds R.S. 45:1350.1-1350.3)