SB 1547-A12 (LC 70) 2/24/16 (MBM/ps)

Requested by Representative MCLANE

PROPOSED AMENDMENTS TO A-ENGROSSED SENATE BILL 1547

After line 6 of the printed bill, insert:

"SECTION 2. Notwithstanding ORS 757.607, a retail electricity consumer that elects to use direct access programs for the procurement of qualifying electricity, as set forth in ORS 469A.010 and 469A.020, generated from a renewable energy source, as defined in ORS 469A.005, or for the procurement of electricity generated by a hydroelectric facility, or for the procurement of both qualifying electricity generated from a renewable energy source and electricity generated by a hydroelectric facility, is not required to pay any transition charge, or any other charge, if the retail electricity consumer is procuring electricity for an online service data center, or an independent data center, and the retail electricity consumer makes the election on or after July 1, 2016."