

# PROPOSED AMENDMENT

## HB 1002 # 29

### DIGEST

Levelized billing plans. Excludes municipally owned utilities from the bill's requirements concerning levelized billing plans. Specifies that the bill's provisions concerning levelized billing plans do not apply to residential customers who have agreed to pay for utility service under an alternative billing tariff approved by the IURC. Amends the language requiring an electricity supplier to apply a levelized billing plan to all active customer accounts for utility service provided under the electricity supplier's standard residential tariff, so that the requirement applies to only those active accounts for service provided to a customer who is part of a household that is eligible for and has applied for assistance from the state's home energy assistance program.

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- 1       Page 2, line 5, after "tariff." insert "**The term does not include a**  
2       **residential customer who has agreed to pay for utility service from**  
3       **an electricity supplier under an alternative billing tariff approved**  
4       **by the commission.**".
- 5       Page 2, line 7, delete "however organized," and insert "**other than**  
6       **a municipally owned utility (as defined in IC 8-1-2-1(h)),**".
- 7       Page 2, line 18, delete "tariff; and" and insert "**tariff to a customer**  
8       **who is part of a household that is eligible for and has applied for**  
9       **assistance from a home energy assistance program administered**  
10      **under IC 4-4-33; and**".
- 11      Page 2, line 20, after "customer" insert "**of the electricity supplier**".
- 12      Page 2, line 22, after "out of" delete "the" and insert "a".
- 13      Page 2, line 38, delete "having an active account for utility" and  
14      insert "**described in subsection (e)(1)**".
- 15      Page 2, delete line 39.
- 16      Page 2, line 40, delete "residential tariff".

(Reference is to HB 1002 as reprinted January 28, 2026.)