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Final Fiscal Note

Drafting Number:LLS 24-0308Date:June 17, 2024Prime Sponsors:Sen. Fenberg; HansenBill Status:Signed into Law

Rep. Soper; Valdez Fiscal Analyst: Matt Bishop | 303-866-4796

matt.bishop@coleg.gov

Bill Topic:	ACCESS TO DISTRIBUTED GENERATION			
Summary of Fiscal Impact:	☑ State Revenue☑ State Expenditure	☐ State Transfer☑ TABOR Refund	□ Local Government ⊠ Statutory Public Entity	
	The bill requires electric utilities to include inclusive community solar capacity. It increases state revenue and expenditures beginning in FY 2024-25, and minimally increases statutory public entity workload.			
Appropriation Summary:	For FY 2024-25, the bill requires and includes an appropriation of \$116,505 to the Department of Regulatory Agencies.			
Fiscal Note Status:	This final fiscal note refle	ects the enacted bill.		

Table 1 State Fiscal Impacts Under SB 24-207

		Budget Year FY 2024-25	Out Year FY 2025-26	Out Year FY 2026-27
Revenue	Cash Funds	\$143,977	\$202,198	\$241,493
	Total Revenue	\$143,977	\$202,198	\$241,493
Expenditures	Cash Funds	\$116,505	\$165,338	\$199,094
	Centrally Appropriated	\$27,472	\$36,860	\$24,399
	Total Expenditures	\$143,977	\$202,198	\$241,493
	Total FTE	1.5 FTE	1.8 FTE	2.0 FTE
Transfers		-	-	-
Other Budget Impacts	TABOR Refund	\$143,977	\$202,198	\$241,493

Summary of Legislation

The bill creates procedures for developing inclusive community solar facilities and dispatchable distributed generation systems.

Inclusive community solar facilities. The bill establishes a process by which electric utilities must make available electricity generated by inclusive community solar facilities beginning in 2026. These facilities provide credits for the electric bills of those who subscribe, and must reserve specified capacity for income-qualified subscribers. The Public Utilities Commission (PUC) in the Department of Regulatory Agencies must conduct outreach to disproportionately impacted communities. The bill specifies:

- how inclusive community solar capacity is allocated;
- how the capacity is provided to customers;
- how community solar bill credits are applied to electricity bills;
- eligibility requirements for subscribers to inclusive community solar facilities;
- what information subscriber organizations must disclose to potential customers; and
- reporting requirements.

The PUC must report to the General Assembly on the community solar facilities developed under these requirements by January 1, 2029.

Dispatchable distributed generation. The bill requires investor-owned electric utilities with more than 500,000 customers to acquire dispatchable distributed generation in amounts and on a timeline specified in the bill. The PUC must adopt rules regarding acquisition and siting; enforce the requirement; and consult with the Colorado Electric Transmission Authority as necessary.

State Revenue

The bill increases state cash fund revenue to the Fixed Utility Fund (FUF) by about \$140,000 in FY 2024-25 and \$200,000 in FY 2025-26, and \$240,000 in subsequent years. Administrative costs incurred by the PUC are paid from the FUF, which receives an annual assessment on the state's regulated utilities. Whenever additional expenses are incurred against the fund, the assessment must be raised to increase revenue. This revenue is subject to TABOR.

State Expenditures

The bill increases state expenditures in the PUC by about \$140,000 in FY 2024-25, \$200,000 in FY 2025-26, and \$240,000 in subsequent years paid from the Fixed Utility Fund. Expenditures are shown in Table 2 and detailed below.

Table 2
Expenditures Under SB 24-207

	FY 2024-25	FY 2025-26	FY 2026-27
Public Utilities Commission			_
Personal Services	\$101,245	\$163,034	\$196,534
Operating Expenses	\$1,920	\$2,304	\$2,560
Capital Outlay Costs	\$13,340	-	-
Centrally Appropriated Costs ¹	\$27,472	\$36,860	\$42,399
Total Cost	\$143,977	\$202,198	\$241,493
Total FTE	1.5 FTE	1.8 FTE	2.0 FTE

¹ Centrally appropriated costs are not included in the bill's appropriation.

PUC. Workload increases, primarily in FY 2024-25, to conduct rulemaking and create a uniform disclosure form for subscriber organizations. This requires 1.5 FTE from the bill's effective date through October 2025, including policy staff and 0.5 FTE administrative law judge. Beginning in FY 2025-26, the PUC requires 2.0 FTE on an ongoing basis to evaluate inclusive community solar capacity allocations for approval and evaluate compliance with subscriber discount requirements.

Colorado Energy Office. The bill requires the office to coordinate with the PUC to ensure that the bill's requirements align with any federal grant funding the state receives. Any additional workload is expected to be minimal, and no change in appropriations is required.

Centrally appropriated costs. Pursuant to a Joint Budget Committee policy, certain costs associated with this bill are addressed through the annual budget process and centrally appropriated in the Long Bill or supplemental appropriations bills, rather than in this bill. These costs, which include employee insurance and supplemental employee retirement payments, are shown in Table 2.

Statutory Public Entity

The Colorado Electric Transmission Authority will coordinate with the PUC as necessary to implement the bill.

Effective Date

This bill was signed into law by the Governor and took effect on May 22, 2024.

State Appropriations

For FY 2024-25, the bill requires and includes an appropriation of \$116,505 from the Fixed Utility Fund to the Department of Regulatory Agencies, and 1.5 FTE.

State and Local Government Contacts

Colorado Energy Office Law Regulatory Agencies

The revenue and expenditure impacts in this fiscal note represent changes from current law under the bill for each fiscal year. For additional information about fiscal notes, please visit the <u>General Assembly website</u>.