A BILL FOR AN ACT

CONCERNING THE AUTHORITY OF A BOARD OF ANY POLITICAL SUBDIVISION TO ENTER INTO CONTRACTS FOR UTILITY COST SAVINGS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law allows boards of political subdivisions to enter into energy cost-savings contracts for utility cost savings. Utility cost savings are defined in law to include an installation, modification, or service that is designed to reduce energy consumption and related operating costs in buildings and other facilities.
The bill specifies that the boards may also enter into energy cost-savings contracts for increasing meter accuracy, which is defined as a utility cost-savings measure.

The bill also changes the definition of "operation and maintenance cost savings" to clarify that the calculation must be made on a net basis.

Be it enacted by the General Assembly of the State of Colorado:

**SECTION 1.** In Colorado Revised Statutes, 29-12.5-101, amend the introduction portion, (3)(e), (4.5), (9) introductory portion, and (9)(p); and add (4.1) and (4.3) as follows:

**29-12.5-101. Definitions.** As used in this article ARTICLE 12.5:

(3) "Energy performance contract" means a contract for evaluations, recommendations, or implementation of one or more energy saving measures designed to produce utility costs savings, operation and maintenance cost savings, or vehicle fleet operational and fuel cost savings, which contract:

(e) Provides that, if all payments, except payments for maintenance and repairs and obligations on the termination of the contract prior to expiration, made by such board during any year subject to the guarantee in paragraph (c) of this subsection (3) exceed the sum of energy cost savings and operation and maintenance COST savings for that year, such party shall forfeit to such board that portion of such moneys equal to the amount by which such payments exceeded such savings.

(4.1) "INCREASE IN METER ACCURACY" MEANS A GUARANTEED INCREASE IN EFFICIENCY OR ACCURACY OF UTILITY METERING OR RELATED EQUIPMENT, SYSTEMS, OR PROCESSES OR PROCEDURES THAT IS CALCULATED OR DETERMINED BY USING APPLICABLE INDUSTRY ENGINEERING STANDARDS.
(4.3) "Meter guarantee" means a stipulated or agreed
upon increase in billable revenues to result from the
guaranteed increase in meter accuracy, based on stipulated or
agreed upon components of a billable revenue calculation in a
utility cost-savings measure.

(4.5) "Operation and maintenance cost savings" means a
measurable decrease in net operation and maintenance costs that is a
direct result of the implementation of one or more utility cost savings
measures or one or more vehicle fleet operational and fuel cost-savings
measures. The savings shall be calculated in comparison with an
established baseline of net operation and maintenance costs.

(9) "Utility cost-savings measure" means an installation,
modification, or service that is designed to reduce energy consumption
and/or to increase related operating costs operation and
maintenance cost savings in buildings and other facilities and
includes, but is not limited to, the following:

(p) Services to reduce utility costs or to increase operation
and maintenance cost savings by identifying utility errors, and
optimizing rate schedules, or increasing meter accuracy; or

SECTION 2. In Colorado Revised Statutes, amend 29-12.5-104
as follows:

29-12.5-104. Monitoring and reporting of energy and cost
savings. The board shall monitor the reductions in energy consumption
and cost savings attributable to the energy saving measures financed
pursuant to section 29-12.5-103 and shall annually prepare a report
documenting such reductions, and savings, or meter guarantee for the
first two/three years of the contract. The report shall be certified by an
architect or engineer independent of any person, firm, or corporation that
provided goods or services to the board in connection with the energy
saving measures that are the subject of the report.

SECTION 3. Act subject to petition - effective date -
applicability. (1) This act takes effect at 12:01 a.m. on the day following
the expiration of the ninety-day period after final adjournment of the
general assembly (August 9, 2017, if adjournment sine die is on May 10,
2017); except that, if a referendum petition is filed pursuant to section 1
(3) of article V of the state constitution against this act or an item, section,
or part of this act within such period, then the act, item, section, or part
will not take effect unless approved by the people at the general election
to be held in November 2018 and, in such case, will take effect on the
date of the official declaration of the vote thereon by the governor.

(2) This act applies to energy cost-savings contracts or other
indebtedness to finance energy saving measures entered into pursuant to
article 12.5 of title 29, Colorado Revised Statutes, on or after the
applicable effective date of this act.