

Amendment to SB 129

1 Amend RSA 362-A:9, XIV(c) as inserted by section 7 of the bill by replacing it with the following:

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3 (c) Notwithstanding paragraph V, a group host shall be paid for its surplus generation
4 at the end of each billing cycle at rates consistent with the credit the group host receives relative to
5 its own net metering under either subparagraph IV(a) or (b) or alternative tariffs that may be
6 applicable pursuant to paragraph XVI. ***Each group member of a group host for a low-***
7 ***moderate income community solar project, as defined in RSA 362-F:2, X-a, may receive***
8 ***credits on the customer electric bill for each member and the host, limited to one new***
9 ***project per calendar year for 3 years in each utility's service territory through 2020. Each***
10 ***utility shall provide a report to the commission on the costs and benefits of such projects***
11 ***on or before December 31, 2020.*** On an annual basis, the electric distribution utility shall
12 calculate a payment adjustment if the host's surplus generation for which it was paid is greater
13 than the group's total electricity usage during the same time period. The adjustment shall be such
14 that the resulting compensation to the host for the amount that exceeded the group's total usage
15 shall be at the utility's avoided cost or its default service rate in accordance with subparagraph V(b)
16 or paragraph VI or alternative tariffs that may be applicable pursuant to paragraph XVI. The
17 utility shall pay or bill the host accordingly.

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19 Amend RSA 362-A:9, XIX as inserted by section 8 of the bill by replacing it with the following:

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21 XIX. No person, owner, developer, or installer of an eligible customer-generator facility,
22 business organization, or any subsidiary thereof, shall use any unfair method of competition or any
23 unfair or deceptive act or practice in any way for projects involving net metering.