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H.702

Senator Mullin moves that the Senate propose to the House that the bill be amended in Sec. 1, 30 V.S.A. § 219a, by striking out subsection (m) and inserting in lieu thereof a new subsection (m) to read:

(m) A facility for the generation of electricity to be consumed primarily by the Military Department established under 3 V.S.A. § 212 and 20 V.S.A. § 361(a) or the National Guard as defined in 32 U.S.C. § 101(3), and installed on property of the Military Department or National Guard located in Vermont, **or a solar facility for the generation of electricity to be consumed primarily by a municipality and installed by the municipality on a capped landfill,** shall be considered a net metering system for purposes of this section if it has a capacity of 2.2 MW or less and meets the provisions of subdivisions (a)(3)(B) through (E) of this section **and, in the case of a solar facility on a capped landfill, if the interconnecting electric company agrees.** Such a facility shall not be subject to and shall not count toward the capacity limits of subdivisions (a)(3)(A) (no more than 500 kW) and (h)(1)(A) (~~four~~ 15 percent of peak demand) of this section.