COUNSEL

BS/TG

1.1	Senator moves to amend S.F. No. 2847 as follows:
1.2	Page 75, line 12, delete everything after "(a)" and insert "In implementing this section,
1.3	a qualifying utility shall only aggregate customer energy use data of covered properties,
1.4	and on or before January 1, 2025, a qualifying utility shall:"
1.5	Page 75, delete lines 13 to 17 and insert:
1.6	"(1) establish an aggregation standard whereby:
1.7	(i) an aggregated customer energy use data set may include customer energy use data
1.8	from no fewer than four customers. A single customer's energy use must not constitute more
1.9	than 50 percent of total energy consumption for the requested data set; and
1.10	(ii) customer energy use data sets containing three or fewer customers or with a single
1.11	customer's energy use constituting more than 50 percent of total energy consumption may
1.12	be provided upon the written consent of:
1.13	(A) all customers included in the requested data set, in cases of three or fewer customers;
1.14	or
1.15	(B) any customer constituting more than 50 percent of total energy consumption for the
1.16	requested data set; and
1.17	(2) prepare and make available customer energy use data and aggregated customer energy
1.18	use data upon the request of an owner."
1.19	Page 76, after line 3, insert:
1.20	"(d) Notwithstanding any other provision of law, a qualifying utility shall not aggregate
1.21	or anonymize customer energy use data of any customer exempted by the commissioner
1.22	under section 216B.241 from contributing to investments and expenditures made by a
1.23	qualifying utility under an energy and conservation optimization plan unless that customer
1.24	provides written consent to the qualifying utility.
1.25	(e) Except as provided in paragraph (d), qualifying utilities may aggregate the customer
1.26	energy use data of properties with a total floor area of less than 50,000 square feet if the

1.27 property otherwise meets the definition of a covered property."

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