DIGEST

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HB 468 Reengrossed

2024 Regular Session

Crews

Abstract: Requires energy utility providers to provide aggregate energy meter totals to certain property owners.

<u>Proposed law</u> provides for the definition of "borrower", "Green MIP", "HUD", and "whole-building data".

<u>Proposed law</u> provides that an energy utility provider shall provide to a borrower the whole-building data of the preceding year by Jan. 31 if all of the following qualifications are met:

- (1) The requestor is the owner, or designee of the owner, of the building for which the whole building data is being requested and is a certified borrower under the HUD Green MIP certification program.
- (2) The multifamily building is HUD Green MIP-certified.
- (3) There are four or more units in the multifamily building.

<u>Proposed law provides that a request outlined in proposed law shall be sent in writing, either by mail or email, to an energy utility provider and shall include all of the following information:</u>

- (1) The address for the building for which the whole-building data is being requested.
- (2) Documentation that the owner, or designee of the owner, of the building for which the whole-building data is being requested is a certified borrower under the HUD Green MIP certification.
- (3) Documentation that the building for which the whole-building data is being requested is HUD Green MIP certified.
- (4) The contact information of the borrower, or the designee of the borrower, including a valid email address.

<u>Proposed law</u> provides that the information provided to the borrower shall only contain the whole-building data and shall not contain any of the following:

(1) Any identifying information of any tenant in the building.

(2) The total amount of energy each individual unit has consumed.

<u>Proposed law</u> requires that if a request meets all of the requirements of <u>proposed law</u>, the energy utility provider shall notify the borrower within 30 days of the request. The energy utility provider shall then provide the whole-building data of the preceding year by email to the requestor by Jan. 31.

<u>Proposed law</u> provides that if a request is granted, the borrower shall pay to the energy utility provider a reasonable fee for the costs incurred for providing the whole-building data if the provider requires a fee, approved by the energy utility provider's rule-making authority.

<u>Proposed law</u> requires that each energy utility provider's rulemaking authority shall do all of the following:

- (1) Appear before the House Committee on Commerce in a legislative hearing to explain the process for developing and implementing fees for providing whole-building data by energy utility providers.
- (2) Annually thereafter, submit in writing to the House Committee on Commerce, the total amount of approved fees and their costs for providing the whole-building data to a borrower.

<u>Proposed law</u> provides that if the borrower, or designee of the borrower, is granted the request for whole-building data in accordance with <u>proposed law</u>, an energy utility provider will comply with the request by Jan. 31 until any of the following occurs:

- (1) A calendar year after the request had been made, if a renewal did not take place.
- (2) The building subject to the request changes ownership.
- (3) The borrower, or designee of the borrower, informs the energy utility provider, either by mail or email, that he no longer wants to receive the whole-building data.

<u>Proposed law</u> states that nothing in <u>proposed law</u> prevents an energy utility provider from creating easier access to whole-building data for borrowers or owners utilizing other energy efficient certifications.

The legislative hearing required by <u>proposed law</u> shall take place during the 2025 Regular Session of the Legislature.

The first written report required by <u>proposed law</u> shall be submitted by December 31, 2025 and annually thereafter.

(Adds R.S. 40:600.161)

Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Commerce to the original bill:

- 1. Make technical changes.
- 2. Change the amount of units that need to be occupied by tenants to receive energy meter total to apply <u>from</u> eight <u>to</u> four units whether or not occupied.
- 3. Amend language from "a multifamily building or buildings" to "a multifamily building".
- 4. Require a borrower to pay a reasonable fee for costs incurred for the provision of whole-building data.
- 5. Add a reporting requirement for fees.

The House Floor Amendments to the engrossed bill:

- 1. Make technical changes.
- 2. Change references of "energy meter totals" to "whole-building energy consumption data".
- 3. Amend fee reporting requirements to require each energy utility provider's rulemaking authority to appear before the House Committee on Commerce in a hearing during the 2025 legislative session to provide information regarding fees for providing whole-building data. Require each energy utility provider's rulemaking authority to submit an annual written report to the House Committee on Commerce to begin Dec. 31, 2025.