

Bill Number	Name	Lobbyist #	Support	Oppose	Neutral
SB 2285	Mark B Bring, Director of Legislative Affairs	61		Χ	

As a public electric utility, our company has thousands of easements in the state. There is no logical basis to charge the easement owner, rather than the party ordering the abstract, for an entry noting the easement on the abstract.

The costs from such a practice, which would ultimately be borne by our customers in electric rates, could be significant. This could be likened to never setting foot in the restaurant yet being required to pick up the tab for every customer who orders off the menu.

We oppose SB 2285 and urge a DO NOT PASS.