An act to amend Sections 216 and 218 of, and to add Section 702.1 to, the Public Utilities Code, An act relating to public utilities.

AB 1890, as amended, Brulte. Public utilities: restructuring of the electric industry.

Under existing law, the Public Utilities Commission is vested with regulatory authority over public utilities.

This bill would amend the Public Utilities Act to require that the commission undertake various actions, including the facilitation of the efforts of the state’s electrical corporations to develop and obtain authorization of the federal Energy Regulatory Commission for the creation and operation of an
independent system operator and an independent power exchange, and the authorization of direct transactions between electricity suppliers and end use customers, subject to implementation of a nonbypassable charge.

Since a violation of the Public Utilities Act is a misdemeanor, the bill would impose additional duties upon local law enforcement agencies, thereby constituting a state mandated local program.

The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

This bill would state the intent of the Legislature with respect to the restructuring of the electric industry.

The bill would become operative only if AB 3153 is enacted.


The people of the State of California do enact as follows:

SECTION 1. The Legislature finds and declares all of
it the intent of the Legislature to restructure the electric utility industry now regulated by the State of California into a more competitive and efficient system that will bring lower electrical rates to all consumers at the earliest possible time, and simplify the regulation of the industry, while preserving system safety, reliability, and environmental protection. In pursuit of these reforms, it is the intent of the Legislature that the following policy issues shall be addressed as a part of the restructuring process:

(a) The future structure of the generation of electricity, including all of the following:

(1) The design of the new model for providing increased competition in the generation of electricity, specifically addressing, but not limited to, issues such as whether the model should be one of direct access with voluntary, market driven power pools, a system of
mandatory power pools regulated by the state and federal
government, or a system of community level access to
generation, and how the transition to the new model will
be implemented.
(2) Market power, antitrust and divestiture of
generation assets irrespective of what model is adopted.
(3) How generation services would be regulated, if at
all, and how consumers will be protected.
(b) Transition cost calculation, including but not
limited to:
   (1) Definition of transition costs to be considered.
   (2) Methodology for determining value of
not limited to:
   (1) Definition of transition costs to be considered.
   (2) Methodology for determining value of
noneconomic and economic assets.
   (3) An appropriate sharing of costs.
   (4) The amortization period for recovery of costs.
   (5) The cost recovery mechanism.
(c) Future structure of the transmission and
distribution system, including all of the following:
   (1) Access to the transmission and distribution system
based on the generation or market model policy issues
addressed pursuant to subdivision (a).
   (2) The role of the independent system or grid
operator in assuring smooth, efficient, and reliable system
operation.
   (3) The nature of the future role of regulation of these
continuing monopoly functions to ensure that
cost-effectiveness, safety, and reliability are maximized in
the future with appropriate regulation.
(d) State policy issues, including all of the following:
   (1) The future of all state-mandated policies that are
related to electrical energy and the manner in which they
will be continued as a part of a restructured electrical
industry, including programs dealing with low-income
customers, renewable and fuel diversity acquisition,
demand side management, electrical energy research
and development, biomass energy production, low- or
zero-emission vehicles, minority, women, disabled, and
veteran business enterprises, and economic
development.
(2) The manner in which the costs of the programs to
be continued will be recovered.
(e) Financial integrity and viability of the
investor-owned utilities that is inherent in any electric
industry restructuring.
(f) State and federal jurisdictional issues, including
both of the following:
(1) A cognizance of current and proposed federal law
and regulations regarding interstate transmission of
electricity and other issues.
(2) Changes in state policy to be coordinated with
federal government policy to minimize, to the extent
possible, jurisdictional problems.
SEC. 2. This act shall become operative only if
Assembly Bill 3153 of the 1995–96 Regular Session is
enacted.

All matter omitted in this version of the
bill appears in the bill as amended in the
Senate, April 8, 1996 (JR 11)