

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:

ALLOWS SMALLER SOLAR FARMS TO SELL ELECTRICITY WITHOUT BEING REGULATED BY THE STATE AS A PUBLIC UTILITY. INITIATIVE STATUTE.

Allows solar farms located on up to 100 acres of agricultural land to sell electricity within a two-mile radius service area without state regulation of utility safety or rates. Requires these solar farms to comply with safety and other county codes related to electric power systems. Prohibits these farms from using utility power lines without permission. Requires local utilities to provide electrical service on the same terms to existing customers who choose to receive electricity from these solar farms. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: **Potential costs to state and local governments of an uncertain magnitude should safety issues such as fires arise at solar farms. Potential uncertain fiscal effects for local governments depending primarily on the degree to which additional inspections are needed.** (23-0008A1.)