FIRST REGULAR SESSION

HOUSE BILL NO. 1025

100TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE BLACK (137).

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DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 537.340, RSMo, and to enact in lieu thereof one new section relating to tree trimming.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 537.340, RSMo, is repealed and one new section enacted in lieu

thereof, to be known as section 537.340, to read as follows: 537.340. 1. If any person shall cut down, injure or destroy or carry away any tree placed

or growing for use, shade or ornament, or any timber, rails or wood standing, being or growing 2

3 on the land of any other person, including any governmental entity, or shall dig up, quarry or

carry away any stones, ore or mineral, gravel, clay or mold, or any ice or other substance or

material being a part of the realty, or any roots, fruits or plants, or cut down or carry away grass,

grain, corn, flax or hemp in which such person has no interest or right, standing, lying or being

on land not such person's own, or shall knowingly break the glass or any part of it in any building

not such person's own, the person so offending shall pay to the party injured treble the value of

the things so injured, broken, destroyed or carried away, with costs. Any person filing a claim

10 for damages pursuant to this section need not prove negligence or intent.

2. Notwithstanding the provisions of subsection 1 of this section, the following rules shall apply to the trimming, removing, and controlling of trees and other vegetation by any electric supplier:

14 (1) Every electric supplier that operates electric transmission or distribution lines shall have the authority to maintain the same by trimming, removing, and controlling trees and other 15 16 vegetation posing a hazard to the continued safe and reliable operation thereof;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language. HB 1025

17 (2) An electric supplier may exercise its authority under subdivision (1) of this subsection if the trees and other vegetation are within the legal description of any recorded easement or, in the absence of a recorded easement, the following:

- (a) Within ten feet, plus one-half the length of any attached cross arm, of either side of the centerline of electricity lines potentially energized at or below 34.5 kilovolts measured line to line and located within the limits of any city; or
- (b) Within thirty feet of either side of the centerline of electricity lines potentially energized at or below 34.5 kilovolts measured line to line and located outside the limits of any city; or
- (c) Within fifty feet of either side of the centerline of electricity lines potentially energized between 34.5 and one hundred kilovolts measured line to line; or
- (d) Within the greater of the following for any electricity lines potentially energized at one hundred kilovolts or more measured line to line:
 - a. Seventy-five feet to either side of the centerline; or
- b. Any required clearance distance adopted by either the Federal Energy Regulatory Commission or an Electric Reliability Organization authorized by the Energy Policy Act of 2005, 16 U.S.C. Section 824o. Such exercise shall be considered reasonable and necessary for the proper and reliable operation of electric service and shall create a rebuttable presumption, in claims for property damage, that the electric supplier acted with reasonable care, operated within its rights regarding the operation and maintenance of its electricity lines, and has not committed a trespass;
- (3) An electric supplier may trim, remove, and control trees and other vegetation outside the provisions in subdivision (2) of this subsection if such actions are necessary to maintain the continued safe and reliable operation of its electric lines;
- (4) An electric supplier may secure from the owner or occupier of land greater authority to trim, remove, and control trees and other vegetation than the provisions set forth in subdivision (2) of this subsection and may exercise any and all rights regarding the trimming, removing, and controlling of trees and other vegetation granted in any easement held by the electric supplier;
- (5) An electric supplier may trim or remove any tree of sufficient height outside the provisions of subdivision (2) of this subsection when such tree, if it were to fall, would threaten the integrity and safety of any electric transmission or distribution line and would pose a hazard to the continued safe and reliable operation thereof;
- (6) Prior to the removal of any tree under the provisions of subdivision (5) of this subsection, an electric supplier shall notify the owner or occupier of land, if available, at least fourteen days prior to such removal unless either the electric supplier deems the removal to be

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immediately necessary to continue the safe and reliable operation of its electricity lines, or the electric supplier is trimming or removing trees and other vegetation following a major weather event or other emergency situation;

- (7) If any tree which is partially trimmed by an electric supplier dies within three months as a result of said trimming, the owner or occupier of land upon which the tree was trimmed may request in writing that the electric supplier remove said tree at the electric supplier's expense. The electric supplier shall respond to such request within ninety days;
- (8) Nothing in this subsection shall be interpreted as requiring any electric supplier to fully exercise the authorities granted in this subsection.
- 3. For purposes of this section, the term "electric supplier" means any rural electric cooperative that is subject to the provisions of chapter 394[, and]; any electrical corporation which is required by its bylaws to operate on the not-for-profit cooperative business plan, with its consumers who receive service as the stockholders of such corporation, and which holds a certificate of public convenience and necessity to serve a majority of its customer-owners in counties of the third classification as of August 28, 2003; any municipally owned or operated electric power system that is subject to the provisions of chapter 91; and any municipally owned utility whose service area is set by state statute, service agreement, or other authority to include areas which are not incorporated into city limits.

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