FIRST REGULAR SESSION

SENATE COMMITTEE SUBSTITUTE FOR

HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NO. 734

101ST GENERAL ASSEMBLY

1660S.04C	ADRIANE D. CROUSE, Secretary

AN ACT

To repeal sections 393.106, 393.355, and 400.9-109, RSMo, and to enact in lieu thereof eight new sections relating to utilities.

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

Section A. Sections 393.106, 393.355, and 400.9-109,
RSMo, are repealed and eight new sections enacted in lieu
thereof, to be known as sections 67.309, 386.895, 393.106,
393.355, 393.1700, 393.1705, 393.1715, and 400.9-109, to read
as follows:

67.309. No political subdivision of this state, 2 including any referenced in section 386.020, shall adopt an ordinance, resolution, regulation, code, or policy that 3 prohibits, or has the effect of prohibiting, the connection 4 5 or reconnection of a utility service based upon the type or 6 source of energy to be delivered to an individual customer. 7 Nothing in this section shall limit the ability of a 8 political subdivision to choose utility services for 9 properties owned by such political subdivision.

386.895. 1. As used in this section the following 2 terms shall mean:

3 (1) "Biogas", a mixture of carbon dioxide and
4 hydrocarbons, primarily methane gas, released from the
5 biological decomposition of organic materials;

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

6	(2) "Biomass", has the meaning given the term
7	"qualified biomass" in section 142.028;
8	(3) "Gas corporation", the same as defined in section
9	386.020;
10	(4) "Qualified investment", any capital investment in
11	renewable natural gas infrastructure incurred by a gas
12	corporation for the purpose of providing natural gas service
13	under a renewable natural gas program;
14	(5) "Renewable energy sources", hydroelectric,
15	geothermal, solar photovoltaic, wind, tidal, wave, biomass,
16	or biogas energy sources;
17	(6) "Renewable natural gas", any of the following
18	products processed to meet pipeline quality standards or
19	transportation fuel grade requirements:
20	(a) Biogas that is upgraded to meet natural gas
21	pipeline quality standards such that it may blend with, or
22	substitute for, geologic natural gas;
23	(b) Hydrogen gas; or
24	(c) Methane gas derived from any combination of:
25	a. Biogas;
26	b. Hydrogen gas or carbon oxides derived from
27	renewable energy sources; or
28	c. Waste carbon dioxide;
29	(7) "Renewable natural gas infrastructure", all
30	equipment and facilities for the production, processing,
31	pipeline interconnection, and distribution of renewable
32	natural gas to be furnished to Missouri customers.
33	2. The commission shall adopt rules for gas
34	corporations to offer a voluntary renewable natural gas
35	program. Rules adopted by the commission under this section
36	shall include:
37	(1) Rules for reporting requirements; and

38 (2) Rules for establishing a process for gas
39 corporations to fully recover incurred costs that are
40 prudent, just, and reasonable associated with a renewable
41 natural gas program. Such recovery shall not be permitted
42 until the project is operational.

A filing by a gas corporation pursuant to the
renewable natural gas program created in subsection 2 of
this section shall include, but is not limited to:

46 (1) A proposal to procure a total volume of renewable
47 natural gas over a specific period; and

48 (2) Identification of the qualified investments that
49 the gas corporation may make in renewable natural gas
50 infrastructure.

51 **4**. A gas corporation may from time to time revise the 52 filing submitted to the commission under this section.

53 5. Any costs incurred by a gas corporation for a 54 qualified investment that are prudent, just, and reasonable 55 may be recovered by means of an automatic rate adjustment 56 clause.

6. When a gas corporation makes a qualified investment in the production of renewable natural gas, the costs associated with such qualified investment shall include the cost of capital established by the commission in the gas corporation's most recent general rate case.

62 7. Rules adopted by the commission under this section 63 shall not prohibit an affiliate of a gas corporation from 64 making a capital investment in a biogas production project 65 if the affiliate is not a public utility as defined in 66 section 386.020.

8. The public service commission may promulgate rules
to implement the provisions of this section. Any rule or
portion of a rule, as that term is defined in section

70 536.010, that is created under the authority delegated in this section shall become effective only if it complies with 71 and is subject to all of the provisions of chapter 536 and, 72 if applicable, section 536.028. This section and chapter 73 536 are nonseverable and if any of the powers vested with 74 75 the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule 76 77 are subsequently held unconstitutional, then the grant of 78 rulemaking authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void. 79

393.106. 1. As used in this section, the following
2 terms mean:

"Auxiliary power", the energy used to operate 3 (1)4 equipment and other load that is directly related to the 5 production of energy by an independent power producer or 6 electrical corporation, obtained through generation at the 7 site or through adjacent transformation and transmission interconnect, but does not include energy used for space 8 9 heating, lighting, air conditioning, office needs of 10 buildings, and other non-generating uses at the generation 11 site;

"Independent power producer" or "IPP", an entity 12 (2) that is also considered a non-utility power producer in the 13 14 United States. IPPs are wholesale electricity producers that operate within the franchised service territories of 15 host utilities and are usually authorized to sell at market-16 based rates. Unlike traditional electric utilities, IPPs do 17 not possess transmission facilities or sell electricity in 18 19 the retail market;

20 (3) "Permanent service", electrical service provided
21 through facilities which have been permanently installed on
22 a structure and which are designed to provide electric

23 service for the structure's anticipated needs for the 24 indefinite future, as contrasted with facilities installed 25 temporarily to provide electrical service during 26 construction. Service provided temporarily shall be at the 27 risk of the electrical supplier and shall not be 28 determinative of the rights of the provider or recipient of 29 permanent service;

[(2)] (4) "Structure" or "structures", an 30 agricultural, residential, commercial, industrial or other 31 32 building or a mechanical installation, machinery or apparatus at which retail electric energy is being delivered 33 through a metering device which is located on or adjacent to 34 the structure and connected to the lines of an electrical 35 Such terms shall include any contiguous or 36 supplier. adjacent additions to or expansions of a particular 37 structure. Nothing in this section shall be construed to 38 confer any right on an electric supplier to serve new 39 structures on a particular tract of land because it was 40 41 serving an existing structure on that tract.

Once an electrical corporation or joint municipal 42 2. utility commission, or its predecessor in interest, lawfully 43 commences supplying retail electric energy to a structure 44 through permanent service facilities, it shall have the 45 right to continue serving such structure, and other 46 suppliers of electrical energy shall not have the right to 47 48 provide service to the structure except as might be 49 otherwise permitted in the context of municipal annexation, pursuant to section 386.800 and section 394.080, or pursuant 50 51 to a territorial agreement approved under section 394.312. 52 The public service commission, upon application made by an affected party, may order a change of suppliers on the basis 53 that it is in the public interest for a reason other than a 54

55 rate differential. The commission's jurisdiction under this section is limited to public interest determinations and 56 57 excludes questions as to the lawfulness of the provision of service, such questions being reserved to courts of 58 59 competent jurisdiction. Except as provided in this section, 60 nothing contained herein shall affect the rights, privileges or duties of existing corporations pursuant to this 61 62 chapter. Nothing in this section shall be construed to make lawful any provision of service which was unlawful prior to 63 64 July 11, 1991. Nothing in this section shall be construed to make unlawful the continued lawful provision of service 65 to any structure which may have had a different supplier in 66 the past, if such a change in supplier was lawful at the 67 time it occurred. However, those customers who had 68 cancelled service with their previous supplier or had 69 requested cancellation by May 1, 1991, shall be eligible to 70 71 change suppliers as per previous procedures. No customer shall be allowed to change electric suppliers by 72 disconnecting service between May 1, 1991, and July 11, 1991. 73

74 Notwithstanding the provisions of subsection 2 of 3. 75 this section or any other provision of chapters 386 or 394 76 to the contrary, auxiliary power may be purchased on a 77 wholesale basis, under the applicable federal tariffs of a 78 regional transmission organization instead of under retail service tariffs filed with the public service commission by 79 an electrical corporation, for use at an electric generation 80 facility located in any county of the first classification 81 with more than ninety-two thousand but fewer than one 82 hundred one thousand inhabitants which commenced commercial 83 operations prior to August 28, 2021, and which is operated 84 85 as an independent power producer.

393.355. 1. As used in this section, the following 2 terms shall mean:

3 (1) "Electrical corporation", the same meaning given
4 to the term in section 386.020, but shall not include an
5 electrical corporation as described in subsection 2 of
6 section 393.110;

7

(2) "Facility", a:

8 (a) Facility whose primary industry is the [smelting]
9 processing of [aluminum and] primary metals[, Standard
10 Industrial Classification Code 3334];

(b) Facility whose primary industry is the production
or fabrication of steel, North American Industrial
Classification System 331110; or

14 (c) Facility with a new or incremental increase in15 load equal to or in excess of a monthly demand of fifty16 megawatts.

17 2. Notwithstanding section 393.130 or any other 18 provision of law to the contrary, the public service 19 commission shall have the authority to approve a special 20 rate, outside a general rate proceeding, that is not based 21 on the electrical corporation's cost of service for a 22 facility if:

23 The commission determines, but for the (1)24 authorization of the special rate the facility would not commence operations, the special rate is in the interest of 25 the state of Missouri when considering the interests of the 26 customers of the electrical corporation serving the 27 facility, considering the incremental cost of serving the 28 facility to receive the special rate, and the interests of 29 the citizens of the state generally in promoting economic 30 development, improving the tax base, providing employment 31 opportunities in the state, and promoting such other 32

33 benefits to the state as the commission may determine are 34 created by approval of the special rate;

35 (2) After approval of the special rate, the commission allocates in each general rate proceeding of the electrical 36 corporation serving the facility the reduced revenues from 37 the special rate as compared to the revenues that would have 38 39 been generated at the rate the facility would have paid 40 without the special rate to the electrical corporation's other customers through a uniform percentage adjustment to 41 42 all components of the base rates of all customer classes; and

43 (3) The commission approves a tracking mechanism44 meeting the requirements of subsection 3 of this section.

45 3. Any commission order approving a special rate authorized by this section to provide service to a facility 46 in the manner specified under subsection 4 of this section 47 48 shall establish, as part of the commission's approval of a 49 special rate, a tracking mechanism to track changes in the net margin experienced by the electrical corporation serving 50 51 the facility with the tracker to apply retroactively to the date the electrical corporation's base rates were last set 52 in its last general rate proceeding concluded prior to June 53 54 14, 2017. The commission shall ensure that the changes in net margin experienced by the electrical corporation between 55 56 the general rate proceedings as a result of serving the 57 facility are calculated in such a manner that the electrical corporation's net income is neither increased nor 58 59 decreased. The changes in net margin shall be deferred to a regulatory liability or regulatory asset, as applicable, 60 with the balance of such regulatory asset or liability to be 61 included in the revenue requirement of the electrical 62 corporation in each of its general rate proceedings through 63 an amortization of the balance over a reasonable period 64

65 until fully returned to or collected from the electrical 66 corporation's customers.

A. Notwithstanding the provisions of section 393.170,
an electrical corporation is authorized to provide electric
service to a facility at a special rate for the new or
incremental load authorized by the commission:

71 (1) Under a rate schedule reflecting the special rate72 approved by the commission; or

(2) If the facility is located outside the electrical
corporation's certificated service territory, the facility
shall be treated as if it is in the electrical corporation's
certified service territory, subject to a commissionapproved rate schedule incorporating the special rate under
the contract.

79 5. To receive a special rate, the electrical 80 corporation serving the facility, or facility if the 81 facility is located outside of the electrical corporation's certified service territory, shall file a written 82 application with the commission specifying the requested 83 special rate and any terms or conditions proposed by the 84 facility respecting the requested special rate and provide 85 information regarding how the requested special rate meets 86 the criteria specified in subdivision (1) of subsection 2 of 87 88 this section. A special rate provided for by this section shall be effective for no longer than ten years from the 89 date such special rate is authorized. The commission may 90 impose such conditions, including but not limited to any 91 conditions in a memorandum of understanding between the 92 facility and the electrical corporation, on the special rate 93 94 as it deems appropriate so long as it otherwise complies 95 with the provisions of this section.

96 6. Any entity which has been granted a special rate
97 under this section may reapply to the commission for a
98 special rate under this section.

393.1700. 1. For purposes of sections 393.1700 to393.1715, the following terms shall mean:

3 (1) "Ancillary agreement", a bond, insurance policy,
4 letter of credit, reserve account, surety bond, interest
5 rate lock or swap arrangement, hedging arrangement,
6 liquidity or credit support arrangement, or other financial
7 arrangement entered into in connection with securitized
8 utility tariff bonds;

"Assignee", a legally recognized entity to which 9 (2) an electrical corporation assigns, sells, or transfers, 10 other than as security, all or a portion of its interest in 11 12 or right to securitized utility tariff property. The term 13 includes a corporation, limited liability company, general 14 partnership or limited partnership, public authority, trust, financing entity, or any entity to which an assignee 15 assigns, sells, or transfers, other than as security, its 16 interest in or right to securitized utility tariff property; 17

18 (3) "Bondholder", a person who holds a securitized
19 utility tariff bond;

20 (4) "Code", the uniform commercial code, chapter 400;
21 (5) "Commission", the Missouri public service
22 commission;

(6) "Electrical corporation", the same as defined in
 section 386.020, but shall not include an electrical
 corporation as described in subsection 2 of section 393.110;

26 (7) "Energy transition costs", include all of the
 27 following:

(a) Pretax costs with respect to a retired or
 abandoned or to be retired or abandoned electric generating

30 facility that is the subject of a petition for a financing 31 order filed under this section where such early retirement 32 or abandonment is deemed reasonable and prudent by the commission through a final order issued by the commission, 33 include, but are not limited to, the undepreciated 34 35 investment in the retired or abandoned or to be retired or abandoned electric generating facility and any facilities 36 ancillary thereto or used in conjunction therewith, costs of 37 38 decommissioning and restoring the site of the electric 39 generating facility, other applicable capital and operating costs, accrued carrying charges, and deferred expenses, with 40 the foregoing to be reduced by applicable tax benefits of 41 accumulated and excess deferred income taxes, insurance, 42 43 scrap and salvage proceeds, and may include the cost of retiring any existing indebtedness, fees, costs, and 44 45 expenses to modify existing debt agreements or for waivers 46 or consents related to existing debt agreements;

(b) Pretax costs that an electrical corporation has
previously incurred related to the retirement or abandonment
of such an electric generating facility occurring before
August 28, 2021;

(8) "Financing costs", includes all of the following:
(a) Interest and acquisition, defeasance, or
redemption premiums payable on securitized utility tariff
bonds;

(b) Any payment required under an ancillary agreement and any amount required to fund or replenish a reserve account or other accounts established under the terms of any indenture, ancillary agreement, or other financing documents pertaining to securitized utility tariff bonds;

60 (c) Any other cost related to issuing, supporting,
 61 repaying, refunding, and servicing securitized utility

62 tariff bonds, including servicing fees, accounting and auditing fees, trustee fees, legal fees, consulting fees, 63 structuring adviser fees, administrative fees, placement and 64 underwriting fees, independent director and manager fees, 65 capitalized interest, rating agency fees, stock exchange 66 67 listing and compliance fees, security registration fees, filing fees, information technology programming costs, and 68 69 any other costs necessary to otherwise ensure the timely 70 payment of securitized utility tariff bonds or other amounts 71 or charges payable in connection with the bonds, including 72 costs related to obtaining the financing order;

(d) Any taxes and license fees or other fees imposed
on the revenues generated from the collection of the
securitized utility tariff charge or otherwise resulting
from the collection of securitized utility tariff charges,
in any such case whether paid, payable, or accrued;

(e) Any state and local taxes, franchise, gross
receipts, and other taxes or similar charges, including
commission assessment fees, whether paid, payable, or
accrued;

82 Any costs associated with performance of the (f) commission's responsibilities under this section in 83 connection with approving, approving subject to conditions, 84 85 or rejecting a petition for a financing order, and in 86 performing its duties in connection with the issuance advice letter process, including costs to retain counsel, one or 87 more financial advisors, or other consultants as deemed 88 appropriate by the commission and paid pursuant to this 89 90 section;

91 (9) "Financing order", an order from the commission
92 that authorizes the issuance of securitized utility tariff
93 bonds; the imposition, collection, and periodic adjustments

94 of a securitized utility tariff charge; the creation of 95 securitized utility tariff property; and the sale, 96 assignment, or transfer of securitized utility tariff 97 property to an assignee;

98 (10) "Financing party", bondholders and trustees,
99 collateral agents, any party under an ancillary agreement,
100 or any other person acting for the benefit of bondholders;

101 (11) "Financing statement", the same as defined in
102 article 9 of the code;

(12) "Pledgee", a financing party to which an
electrical corporation or its successors or assignees
mortgages, negotiates, pledges, or creates a security
interest or lien on all or any portion of its interest in or
right to securitized utility tariff property;

(13) "Qualified extraordinary costs", costs incurred
prudently before, on, or after August 28, 2021, of an
extraordinary nature which would cause extreme customer rate
impacts if reflected in retail customer rates recovered
through customary ratemaking, such as but not limited to
those related to purchases of fuel or power, inclusive of
carrying charges, during anomalous weather events;

(14) "Rate base cutoff date", the same as defined in subdivision (4) of subsection 1 of section 393.1400 as such term existed on August 28, 2021;

118 (15)"Securitized utility tariff bonds", bonds, debentures, notes, certificates of participation, 119 certificates of beneficial interest, certificates of 120 ownership, or other evidences of indebtedness or ownership 121 122 that are issued by an electrical corporation or an assignee 123 pursuant to a financing order, the proceeds of which are 124 used directly or indirectly to recover, finance, or 125 refinance commission-approved securitized utility tariff

126 costs and financing costs, and that are secured by or 127 payable from securitized utility tariff property. If 128 certificates of participation or ownership are issued, 129 references in this section to principal, interest, or 130 premium shall be construed to refer to comparable amounts 131 under those certificates;

"Securitized utility tariff charge", the amounts 132 (16)133 authorized by the commission to repay, finance, or refinance 134 securitized utility tariff costs and financing costs and 135 that are, except as otherwise provided for in this section, 136 nonbypassable charges imposed on and part of all retail customer bills, collected by an electrical corporation or 137 its successors or assignees, or a collection agent, in full, 138 139 separate and apart from the electrical corporation's base 140 rates, and paid by all existing or future retail customers 141 receiving electrical service from the electrical corporation 142 or its successors or assignees under commission-approved rate schedules, except for customers receiving electrical 143 service under special contracts as of August 28, 2021, even 144 145 if a retail customer elects to purchase electricity from an 146 alternative electricity supplier following a fundamental 147 change in regulation of public utilities in this state;

(17) "Securitized utility tariff costs", either energy
 transition costs or qualified extraordinary costs as the
 case may be;

(18) "Securitized utility tariff property", all of thefollowing:

(a) All rights and interests of an electrical
corporation or successor or assignee of the electrical
corporation under a financing order, including the right to
impose, bill, charge, collect, and receive securitized
utility tariff charges authorized under the financing order

and to obtain periodic adjustments to such charges as
provided in the financing order;

All revenues, collections, claims, rights to 160 (b) payments, payments, money, or proceeds arising from the 161 rights and interests specified in the financing order, 162 163 regardless of whether such revenues, collections, claims, rights to payment, payments, money, or proceeds are imposed, 164 billed, received, collected, or maintained together with or 165 166 commingled with other revenues, collections, rights to 167 payment, payments, money, or proceeds;

(19) "Special contract", electrical service provided
 under the terms of a special incremental load rate schedule
 at a fixed price rate approved by the commission.

171 2. (1) An electrical corporation may petition the
172 commission for a financing order to finance energy
173 transition costs through an issuance of securitized utility
174 tariff bonds. The petition shall include all of the
175 following:

(a) A description of the electric generating facility 176 177 or facilities that the electrical corporation has retired or 178 abandoned, or proposes to retire or abandon, prior to the 179 date that all undepreciated investment relating thereto has 180 been recovered through rates and the reasons for undertaking 181 such early retirement or abandonment, or if the electrical 182 corporation is subject to a separate commission order or proceeding relating to such retirement or abandonment as 183 contemplated by subdivision (2) of this subsection, and a 184 185 description of the order or other proceeding;

186

(b)

The energy transition costs;

187 (c) An indicator of whether the electrical corporation
 188 proposes to finance all or a portion of the energy
 189 transition costs using securitized utility tariff bonds. If

190 the electrical corporation proposes to finance a portion of 191 the costs, the electrical corporation shall identify the specific portion in the petition. By electing not to 192 193 finance all or any portion of such energy transition costs 194 using securitized utility tariff bonds, an electrical 195 corporation shall not be deemed to waive its right to recover such costs pursuant to a separate proceeding with 196 197 the commission;

(d) An estimate of the financing costs related to the
 securitized utility tariff bonds;

(e) An estimate of the securitized utility tariff
 charges necessary to recover the securitized utility tariff
 costs and financing costs and the period for recovery of
 such costs;

204 A comparison between the net present value of the (f) 205 costs to customers that are estimated to result from the 206 issuance of securitized utility tariff bonds and the costs 207 that would result from the application of the traditional method of financing and recovering the undepreciated 208 209 investment of facilities that may become securitized utility tariff costs from customers. The comparison should 210 demonstrate that the issuance of securitized utility tariff 211 212 bonds and the imposition of securitized utility tariff 213 charges are expected to provide quantifiable net present 214 value benefits to customers;

(g) A proposed future ratemaking process to reconcile any differences between securitized utility tariff costs financed by securitized utility tariff bonds and the final securitized costs incurred by the electrical corporation or assignee provided that any such reconciliation shall not affect the amount of securitized utility tariff bonds or the

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221 associated securitized utility tariff charges paid by 222 customers; and

(h) Direct testimony supporting the petition.

(2) An electrical corporation may petition the
 commission for a financing order to finance qualified
 extraordinary costs. The petition shall include all of the
 following:

(a) A description of the qualified extraordinary
costs, including their magnitude, the reasons those costs
were incurred by the electrical corporation and the retail
customer rate impact that would result from customary
ratemaking treatment of such costs;

An indicator of whether the electrical corporation 233 (b) 234 proposes to finance all or a portion of the qualified 235 extraordinary costs using securitized utility tariff bonds. 236 If the electrical corporation proposes to finance a portion 237 of the costs, the electrical corporation shall identify the specific portion in the petition. By electing not to 238 finance all or any portion of such qualified extraordinary 239 240 costs using securitized utility tariff bonds, an electrical 241 corporation shall not be deemed to waive its right to 242 reflect such costs in its retail rates pursuant to a 243 separate proceeding with the commission;

(c) An estimate of the financing costs related to the
 securitized utility tariff bonds;

(d) An estimate of the securitized utility tariff
charges necessary to recover the qualified extraordinary
costs and financing costs and the period for recovery of
such costs;

(e) A comparison between the net present value of the
 costs to customers that are estimated to result from the
 issuance of securitized utility tariff bonds and the costs

that would result from the application of the customary method of financing and reflecting the qualified extraordinary costs in retail customer rates. The comparison should demonstrate that the issuance of securitized utility tariff bonds and the imposition of securitized utility tariff charges are expected to provide quantifiable net present value benefits to retail customers;

260 A proposed future ratemaking process to reconcile (f) 261 any differences between securitized utility tariff costs 262 financed by securitized utility tariff bonds and the final 263 securitized costs incurred by the electrical corporation or 264 assignee provided that any such reconciliation shall not affect the amount of securitized utility tariff bonds or the 265 266 associated securitized utility tariff charges paid by 267 customers; and

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(g) Direct testimony supporting the petition.

(3) (a) Proceedings on a petition submitted pursuant
to this subsection begin with the petition by an electrical
corporation and shall be disposed of in accordance with the
requirements of this section and the rules of the
commission, except as follows:

a. The commission shall establish a procedural
schedule that permits a commission decision no later than
two hundred fifteen days after the date the petition is
filed;

278 b. No later than two hundred fifteen days after the 279 date the petition is filed, the commission shall issue a 280 financing order approving the petition, an order approving 281 the petition subject to conditions, or an order rejecting 282 the petition; provided, however, that the electrical 283 corporation shall provide notice of intent to file a

284 petition for a financing order to the commission no less 285 than sixty days in advance of such filing;

286 c. Judicial review of a financing order may be had
 287 only in accordance with sections 386.500 and 386.510.

In performing its responsibilities under this 288 (b) 289 section in approving, approving subject to conditions, or rejecting a petition for a financing order, the commission 290 291 may retain counsel, one or more financial advisors, or other 292 consultants as it deems appropriate. Such outside counsel, advisor or advisors, or consultants shall owe a duty of 293 294 loyalty solely to the commission and shall have no interest in the proposed securitized utility tariff bonds. The costs 295 associated with any such engagements shall be paid by the 296 297 petitioning corporation and shall be included as financed 298 costs in the securitized utility tariff charge and shall not 299 be an obligation of the state and shall be assigned solely 300 to the subject transaction.

301 (c) A financing order issued by the commission, after
 302 a hearing, to an electrical corporation shall include all of
 303 the following elements:

304 The amount of securitized utility tariff costs to a. be financed using securitized utility tariff bonds and a 305 306 finding that recovery of such costs is just and reasonable 307 and in the public interest. The commission shall describe 308 and estimate the amount of financing costs that may be recovered through securitized utility tariff charges and 309 specify the period over which securitized utility tariff 310 311 costs and financing costs may be recovered;

b. A finding that the proposed issuance of securitized utility tariff bonds and the imposition and collection of a securitized utility tariff charge are just and reasonable and in the public interest and are expected to provide

316 quantifiable net present value benefits to customers as 317 compared to recovery of the components of securitized utility tariff costs that would have been incurred absent 318 319 the issuance of securitized utility tariff bonds. 320 Notwithstanding any provisions of this section to the 321 contrary, in considering whether to find the proposed issuance of securitized utility tariff bonds and the 322 323 imposition and collection of a securitized utility tariff 324 charge are just and reasonable and in the public interest, 325 the commission may consider previous instances where it has 326 issued financing orders to the petitioning electrical 327 corporation and such electrical corporation has previously issued securitized utility tariff bonds; 328

329 c. A finding that the proposed structuring and pricing 330 of the securitized utility tariff bonds are reasonably 331 expected to result in the lowest securitized utility tariff 332 charges consistent with market conditions at the time the 333 securitized utility tariff bonds are priced and the terms of 334 the financing order;

335 d. A requirement that, for so long as the securitized utility tariff bonds are outstanding and until all financing 336 costs have been paid in full, the imposition and collection 337 338 of securitized utility tariff charges authorized under a 339 financing order shall be nonbypassable and paid by all existing and future retail customers receiving electrical 340 service from the electrical corporation or its successors or 341 assignees under commission-approved rate schedules except 342 343 for customers receiving electrical service under special contracts on August 28, 2021, even if a retail customer 344 345 elects to purchase electricity from an alternative electric 346 supplier following a fundamental change in regulation of 347 public utilities in this state;

348 e. A formula-based true-up mechanism for making, at least annually, expeditious periodic adjustments in the 349 securitized utility tariff charges that customers are 350 351 required to pay pursuant to the financing order and for making any adjustments that are necessary to correct for any 352 353 overcollection or undercollection of the charges or to 354 otherwise ensure the timely payment of securitized utility 355 tariff bonds and financing costs and other required amounts 356 and charges payable under the securitized utility tariff 357 bonds;

358 f. The securitized utility tariff property that is, or 359 shall be, created in favor of an electrical corporation or 360 its successors or assignees and that shall be used to pay or 361 secure securitized utility tariff bonds and approved 362 financing costs;

363 g. The degree of flexibility to be afforded to the
364 electrical corporation in establishing the terms and
365 conditions of the securitized utility tariff bonds,
366 including, but not limited to, repayment schedules, expected
367 interest rates, and other financing costs;

368 h. How securitized utility tariff charges will be allocated among retail customer classes. The initial 369 allocation shall remain in effect until the electrical 370 371 corporation completes a general rate proceeding, and once 372 the commission's order from that general rate proceeding becomes final, all subsequent applications of an adjustment 373 mechanism regarding securitized utility tariff charges shall 374 375 incorporate changes in the allocation of costs to customers 376 as detailed in the commission's order from the electrical corporation's most recent general rate proceeding; 377

i. A requirement that, after the final terms of an
issuance of securitized utility tariff bonds have been

established and before the issuance of securitized utility 380 381 tariff bonds, the electrical corporation determines the 382 resulting initial securitized utility tariff charge in accordance with the financing order, and that such initial 383 securitized utility tariff charge be final and effective 384 385 upon the issuance of such securitized utility tariff bonds with such charge to be reflected on a compliance tariff 386 387 sheet bearing such charge;

j. A method of tracing funds collected as securitized utility tariff charges, or other proceeds of securitized utility tariff property, determining that such method shall be deemed the method of tracing such funds and determining the identifiable cash proceeds of any securitized utility tariff property subject to a financing order under applicable law;

395 k. A statement specifying a future ratemaking process 396 to reconcile any differences between the actual securitized utility tariff costs financed by securitized utility tariff 397 bonds and the final securitized utility tariff costs 398 incurred by the electrical corporation or assignee provided 399 that any such reconciliation shall not affect the amount of 400 securitized utility tariff bonds or the associated 401 402 securitized utility tariff charges paid by customers;

403 A procedure that shall allow the electrical 1. 404 corporation to earn a return, at the cost of capital authorized from time to time by the commission in the 405 electrical corporation's rate proceedings, on any moneys 406 407 advanced by the electrical corporation to fund reserves, if any, or capital accounts established under the terms of any 408 409 indenture, ancillary agreement, or other financing documents 410 pertaining to the securitized utility tariff bonds;

411 m. In a financing order granting authorization to 412 securitize energy transition costs or in a financing order granting authorization to securitize qualified extraordinary 413 costs that include retired or abandoned facility costs, a 414 procedure for the treatment of accumulated deferred income 415 416 taxes and excess deferred income taxes in connection with the retired or abandoned or to be retired or abandoned 417 418 electric generating facility, or in connection with retired 419 or abandoned facilities included in qualified extraordinary 420 costs. The accumulated deferred income taxes, including excess deferred income taxes, shall be excluded from rate 421 base in future general rate cases and the net tax benefits 422 relating to amounts that will be recovered through the 423 issuance of securitized utility tariff bonds shall be 424 425 credited to retail customers by reducing the amount of such 426 securitized utility tariff bonds that would otherwise be 427 issued. The customer credit shall include the net present value of the tax benefits, calculated using a discount rate 428 equal to the expected interest rate of the securitized 429 utility tariff bonds, for the estimated accumulated and 430 excess deferred income taxes at the time of securitization 431 including timing differences created by the issuance of 432 securitized utility tariff bonds amortized over the period 433 434 of the bonds multiplied by the expected interest rate on 435 such securitized utility tariff bonds;

n. An outside date, which shall not be earlier than
one year after the date the financing order is no longer
subject to appeal, when the authority to issue securitized
utility tariff bonds granted in such financing order shall
expire; and

o. Include any other conditions that the commission
considers appropriate and that are not inconsistent with
this section.

(d) A financing order issued to an electrical
corporation may provide that creation of the electrical
corporation's securitized utility tariff property is
conditioned upon, and simultaneous with, the sale or other
transfer of the securitized utility tariff property to an
assignee and the pledge of the securitized utility tariff
property to secure securitized utility tariff bonds.

451 If the commission issues a financing order, the (e) electrical corporation shall file with the commission at 452 least annually a petition or a letter applying the formula-453 454 based true-up mechanism and, based on estimates of 455 consumption for each rate class and other mathematical 456 factors, requesting administrative approval to make the 457 applicable adjustments. The review of the filing shall be limited to determining whether there are any mathematical or 458 clerical errors in the application of the formula-based true-459 460 up mechanism relating to the appropriate amount of any overcollection or undercollection of securitized utility 461 tariff charges and the amount of an adjustment. 462 The adjustments shall ensure the recovery of revenues sufficient 463 464 to provide for the payment of principal, interest, acquisition, defeasance, financing costs, or redemption 465 premium and other fees, costs, and charges in respect of 466 securitized utility tariff bonds approved under the 467 financing order. Within thirty days after receiving an 468 electrical corporation's request pursuant to this paragraph, 469 470 the commission shall either approve the request or inform 471 the electrical corporation of any mathematical or clerical 472 errors in its calculation. If the commission informs the

electrical corporation of mathematical or clerical errors in
its calculation, the electrical corporation shall correct
its error and refile its request. The time frames
previously described in this paragraph shall apply to a
refiled request.

478 At the time of any transfer of securitized utility (f) 479 tariff property to an assignee or the issuance of 480 securitized utility tariff bonds authorized thereby, 481 whichever is earlier, a financing order is irrevocable and, 482 except for changes made pursuant to the formula-based true-483 up mechanism authorized in this section, the commission may 484 not amend, modify, or terminate the financing order by any subsequent action or reduce, impair, postpone, terminate, or 485 486 otherwise adjust securitized utility tariff charges approved 487 in the financing order. After the issuance of a financing 488 order, the electrical corporation retains sole discretion 489 regarding whether to assign, sell, or otherwise transfer securitized utility tariff property or to cause securitized 490 utility tariff bonds to be issued, including the right to 491 492 defer or postpone such assignment, sale, transfer, or 493 issuance.

494 The commission, in a financing order and subject (a) 495 to the issuance advice letter process under paragraph (h) of 496 this subdivision, shall specify the degree of flexibility to be afforded the electrical corporation in establishing the 497 terms and conditions for the securitized utility tariff 498 499 bonds to accommodate changes in market conditions, including 500 repayment schedules, interest rates, financing costs, 501 collateral requirements, required debt service and other 502 reserves and the ability of the electrical corporation, at 503 its option, to effect a series of issuances of securitized 504 utility tariff bonds and correlated assignments, sales,

505 pledges, or other transfers of securitized utility tariff 506 property. Any changes made under this paragraph to terms 507 and conditions for the securitized utility tariff bonds 508 shall be in conformance with the financing order.

509 As the actual structure and pricing of the (h) 510 securitized utility tariff bonds will be unknown at the time the financing order is issued, prior to the issuance of each 511 512 series of bonds, an issuance advice letter shall be provided 513 to the commission by the electrical corporation following 514 the determination of the final terms of such series of bonds 515 no later than one day after the pricing of the securitized utility tariff bonds. The commission shall have the 516 authority to designate a representative or representatives 517 518 from commission staff, who may be advised by a financial 519 advisor or advisors contracted with the commission, to 520 provide input to the electrical corporation and collaborate 521 with the electrical corporation in all facets of the process 522 undertaken by the electrical corporation to place the 523 securitized utility tariff bonds to market so the 524 commission's representative or representatives can provide 525 the commission with an opinion on the reasonableness of the pricing, terms, and conditions of the securitized utility 526 527 tariff bonds on an expedited basis. Neither the designated 528 representative or representatives from the commission staff 529 nor one or more financial advisors advising commission staff 530 shall have authority to direct how the electrical corporation places the bonds to market although they shall 531 532 be permitted to attend all meetings convened by the electrical corporation to address placement of the bonds to 533 534 market. The form of such issuance advice letter shall be 535 included in the financing order and shall indicate the final 536 structure of the securitized utility tariff bonds and

537 provide the best available estimate of total ongoing financing costs. The issuance advice letter shall report 538 the initial securitized utility tariff charges and other 539 540 information specific to the securitized utility tariff bonds to be issued, as the commission may require. Unless an 541 542 earlier date is specified in the financing order, the electrical corporation may proceed with the issuance of the 543 544 securitized utility tariff bonds unless, prior to noon on 545 the fourth business day after the commission receives the issuance advice letter, the commission issues a disapproval 546 547 letter directing that the bonds as proposed shall not be issued and the basis for that disapproval. The financing 548 order may provide such additional provisions relating to the 549 550 issuance advice letter process as the commission considers 551 appropriate and as are not inconsistent with this section.

552 (4) (a) In performing the responsibilities of this 553 section in connection with the issuance of a financing 554 order, approving the petition, an order approving the petition subject to conditions, or an order rejecting the 555 petition, the commission shall undertake due diligence as it 556 557 deems appropriate prior to the issuance of the order regarding the petition pursuant to which the commission may 558 559 request additional information from the electrical 560 corporation and may engage one or more financial advisors, one or more consultants, and counsel as the commission deems 561 necessary. Any financial advisor or advisors, counsel, and 562 consultants engaged by the commission shall have a fiduciary 563 564 duty with respect to the proposed issuance of securitized utility bonds solely to the commission. All expenses 565 566 associated with such services shall be included as part of 567 the financing costs of the securitized utility tariff bonds

and shall be included in the securitized utility tariffcharge.

570 (b) If an electrical corporation's petition for a 571 financing order is denied or withdrawn, or for any reason securitized utility tariff bonds are not issued, any costs 572 573 of retaining one or more financial advisors, one or more consultants, and counsel on behalf of the commission shall 574 575 be paid by the petitioning electrical corporation and shall 576 be eligible for full recovery, including carrying costs, if 577 approved by the commission in the electrical corporation's future rates. 578

(5) At the request of an electrical corporation, the 579 commission may commence a proceeding and issue a subsequent 580 financing order that provides for refinancing, retiring, or 581 582 refunding securitized utility tariff bonds issued pursuant 583 to the original financing order if the commission finds that 584 the subsequent financing order satisfies all of the criteria 585 specified in this section for a financing order. Effective upon retirement of the refunded securitized utility tariff 586 bonds and the issuance of new securitized utility tariff 587 bonds, the commission shall adjust the related securitized 588 589 utility tariff charges accordingly.

590 A financing order remains in effect and (6) (a) 591 securitized utility tariff property under the financing order continues to exist until securitized utility tariff 592 593 bonds issued pursuant to the financing order have been paid 594 in full or defeased and, in each case, all commission-595 approved financing costs of such securitized utility tariff 596 bonds have been recovered in full.

(b) A financing order issued to an electrical
 corporation remains in effect and unabated notwithstanding
 the reorganization, bankruptcy, or other insolvency

600 proceedings, merger, or sale of the electrical corporation601 or its successors or assignees.

The commission may not, in exercising its 602 3. (1) powers and carrying out its duties regarding any matter 603 within its authority, consider the securitized utility 604 605 tariff bonds issued pursuant to a financing order to be the debt of the electrical corporation other than for federal 606 607 and state income tax purposes, consider the securitized 608 utility tariff charges paid under the financing order to be 609 the revenue of the electrical corporation for any purpose, 610 consider the securitized utility tariff costs or financing costs specified in the financing order to be the costs of 611 the electrical corporation, nor may the commission determine 612 613 any action taken by an electrical corporation which is 614 consistent with the financing order to be unjust or 615 unreasonable, and section 386.300 shall not apply to the 616 issuance of securitized utility tariff bonds.

617 (2) Securitized utility tariff charges shall not be
618 utilized or accounted for in determining the electrical
619 corporation's average overall rate, as defined in section
620 393.1655 and as used to determine the maximum retail rate
621 impact limitations provided for by subsections 3 and 4 of
622 section 393.1655.

623 (3) No electrical corporation is required to file a 624 petition for a financing order under this section or otherwise utilize this section. An electrical corporation's 625 decision not to file a petition for a financing order under 626 627 this section shall not be admissible in any commission proceeding nor shall it be otherwise utilized or relied on 628 629 by the commission in any proceeding respecting the 630 electrical corporation's rates or its accounting, including, 631 without limitation, any general rate proceeding, fuel

adjustment clause docket, or proceedings relating to 632 accounting authority, whether initiated by the electrical 633 634 corporation or otherwise. The commission may not order or otherwise directly or indirectly require an electrical 635 corporation to use securitized utility tariff bonds to 636 637 recover securitized utility tariff costs or to finance any project, addition, plant, facility, extension, capital 638 639 improvement, equipment, or any other expenditure.

640 The commission may not refuse to allow an (4) 641 electrical corporation to recover securitized utility tariff 642 costs in an otherwise permissible fashion, or refuse or condition authorization or approval of the issuance and sale 643 by an electrical corporation of securities or the assumption 644 645 by the electrical corporation of liabilities or obligations, 646 because of the potential availability of securitized utility 647 tariff bond financing.

648 (5) After the issuance of a financing order with or without conditions, the electrical corporation retains sole 649 discretion regarding whether to cause the securitized 650 651 utility tariff bonds to be issued, including the right to defer or postpone such sale, assignment, transfer, or 652 653 Nothing shall prevent the electrical corporation issuance. 654 from abandoning the issuance of securitized utility tariff 655 bonds under the financing order by filing with the commission a statement of abandonment and the reasons 656 therefor; provided, that the electrical corporation's 657 abandonment decision shall not be deemed imprudent because 658 659 of the potential availability of securitized utility tariff bond financing; and provided further, that an electrical 660 corporation's decision to abandon issuance of such bonds may 661 662 be raised by any party, including the commission, as a 663 reason the commission should not authorize, or should

modify, the rate-making treatment proposed by the electrical 664 665 corporation of the costs associated with the electric 666 generating facility that was the subject of a petition under this section that would have been securitized as energy 667 transition costs had such abandonment decision not been 668 669 made, but only if the electrical corporation requests nonstandard plant retirement treatment of such costs for rate-670 671 making purposes.

(6) The commission may not, directly or indirectly,
utilize or consider the debt reflected by the securitized
utility tariff bonds in establishing the electrical
corporation's capital structure used to determine any
regulatory matter, including but not limited to the
electrical corporation's revenue requirement used to set its
rates.

(7) The commission may not, directly or indirectly, consider the existence of securitized utility tariff bonds or the potential use of securitized utility tariff bond financing proceeds in determining the electrical corporation's authorized rate of return used to determine the electrical corporation's revenue requirement used to set its rates.

686 4. The electric bills of an electrical corporation 687 that has obtained a financing order and caused securitized utility tariff bonds to be issued shall comply with the 688 provisions of this subsection; however, the failure of an 689 electrical corporation to comply with this subsection does 690 691 not invalidate, impair, or affect any financing order, 692 securitized utility tariff property, securitized utility 693 tariff charge, or securitized utility tariff bonds. The 694 electrical corporation shall do the following:

Explicitly reflect that a portion of the charges 695 (1) 696 on such bill represents securitized utility tariff charges approved in a financing order issued to the electrical 697 698 corporation and, if the securitized utility tariff property 699 has been transferred to an assignee, shall include a 700 statement to the effect that the assignee is the owner of 701 the rights to securitized utility tariff charges and that 702 the electrical corporation or other entity, if applicable, is acting as a collection agent or servicer for the 703 704 assignee. The tariff applicable to customers shall indicate 705 the securitized utility tariff charge and the ownership of 706 the charge;

707 (2) Include the securitized utility tariff charge on
708 each customer's bill as a separate line item and include
709 both the rate and the amount of the charge on each bill.

710 5. (1) (a) All securitized utility tariff property 711 that is specified in a financing order constitutes an 712 existing, present intangible property right or interest therein, notwithstanding that the imposition and collection 713 714 of securitized utility tariff charges depends on the 715 electrical corporation, to which the financing order is 716 issued, performing its servicing functions relating to the 717 collection of securitized utility tariff charges and on 718 future electricity consumption. The property exists:

a. Regardless of whether or not the revenues or
proceeds arising from the property have been billed, have
accrued, or have been collected; and

b. Notwithstanding the fact that the value or amount of the property is dependent on the future provision of service to customers by the electrical corporation or its successors or assignees and the future consumption of electricity by customers.

(b) Securitized utility tariff property specified in a financing order exists until securitized utility tariff bonds issued pursuant to the financing order are paid in full and all financing costs and other costs of such securitized utility tariff bonds have been recovered in full.

732 All or any portion of securitized utility tariff (c) property specified in a financing order issued to an 733 734 electrical corporation may be transferred, sold, conveyed, 735 or assigned to a successor or assignee that is wholly owned, 736 directly or indirectly, by the electrical corporation and 737 created for the limited purpose of acquiring, owning, or administering securitized utility tariff property or issuing 738 securitized utility tariff bonds under the financing order. 739 All or any portion of securitized utility tariff property 740 741 may be pledged to secure securitized utility tariff bonds 742 issued pursuant to the financing order, amounts payable to 743 financing parties and to counterparties under any ancillary agreements, and other financing costs. Any transfer, sale, 744 conveyance, assignment, grant of a security interest in or 745 746 pledge of securitized utility tariff property by an electrical corporation, or an affiliate of the electrical 747 corporation, to an assignee, to the extent previously 748 749 authorized in a financing order, does not require the prior 750 consent and approval of the commission.

751 (d) If an electrical corporation defaults on any 752 required remittance of securitized utility tariff charges 753 arising from securitized utility tariff property specified 754 in a financing order, a court, upon application by an 755 interested party, and without limiting any other remedies 756 available to the applying party, shall order the 757 sequestration and payment of the revenues arising from the 758 securitized utility tariff property to the financing parties

or their assignees. Any such financing order remains in
full force and effect notwithstanding any reorganization,
bankruptcy, or other insolvency proceedings with respect to
the electrical corporation or its successors or assignees.

763 The interest of a transferee, purchaser, acquirer, (e) 764 assignee, or pledgee in securitized utility tariff property specified in a financing order issued to an electrical 765 766 corporation, and in the revenue and collections arising from 767 that property, is not subject to setoff, counterclaim, 768 surcharge, or defense by the electrical corporation or any 769 other person or in connection with the reorganization, 770 bankruptcy, or other insolvency of the electrical 771 corporation or any other entity.

772 Any successor to an electrical corporation, (f) 773 whether pursuant to any reorganization, bankruptcy, or other 774 insolvency proceeding or whether pursuant to any merger or 775 acquisition, sale, or other business combination, or 776 transfer by operation of law, as a result of electrical corporation restructuring or otherwise, shall perform and 777 778 satisfy all obligations of, and have the same rights under a financing order as, the electrical corporation under the 779 780 financing order in the same manner and to the same extent as 781 the electrical corporation, including collecting and paying 782 to the person entitled to receive the revenues, collections, 783 payments, or proceeds of the securitized utility tariff 784 property. Nothing in this section is intended to limit or 785 impair any authority of the commission concerning the 786 transfer or succession of interests of public utilities.

(g) Securitized utility tariff bonds shall be
 nonrecourse to the credit or any assets of the electrical
 corporation other than the securitized utility tariff

790 property as specified in the financing order and any rights 791 under any ancillary agreement.

The creation, perfection, priority, and 792 (2) (a) 793 enforcement of any security interest in securitized utility 794 tariff property to secure the repayment of the principal and 795 interest and other amounts payable in respect of securitized utility tariff bonds, amounts payable under any ancillary 796 797 agreement and other financing costs are governed by this 798 section and not by the provisions of the code, except as 799 otherwise provided in this section.

(b) A security interest in securitized utility tariff
property is created, valid, and binding at the later of the
time:

803

a. The financing order is issued;

b. A security agreement is executed and delivered by
the debtor granting such security interest;

c. The debtor has rights in such securitized utility
tariff property or the power to transfer rights in such
securitized utility tariff property; or

809 d. Value is received for the securitized utility
810 tariff property.

811 The description of securitized utility tariff property in a 812 security agreement is sufficient if the description refers 813 to this section and the financing order creating the 814 securitized utility tariff property. A security interest 815 shall attach as provided in this paragraph without any 816 physical delivery of collateral or other act.

(c) Upon the filing of a financing statement with the
office of the secretary of state as provided in this
section, a security interest in securitized utility tariff
property shall be perfected against all parties having

claims of any kind in tort, contract, or otherwise against 821 822 the person granting the security interest, and regardless of 823 whether the parties have notice of the security interest. Without limiting the foregoing, upon such filing a security 824 interest in securitized utility tariff property shall be 825 826 perfected against all claims of lien creditors, and shall have priority over all competing security interests and 827 828 other claims other than any security interest previously 829 perfected in accordance with this section.

830 (d) The priority of a security interest in securitized 831 utility tariff property is not affected by the commingling of securitized utility tariff charges with other amounts. 832 Any pledgee or secured party shall have a perfected security 833 interest in the amount of all securitized utility tariff 834 835 charges that are deposited in any cash or deposit account of the qualifying electrical corporation in which securitized 836 837 utility tariff charges have been commingled with other funds and any other security interest that may apply to those 838 funds shall be terminated when they are transferred to a 839 840 segregated account for the assignee or a financing party.

(e) No application of the formula-based true-up
mechanism as provided in this section will affect the
validity, perfection, or priority of a security interest in
or transfer of securitized utility tariff property.

845 If a default occurs under the securitized utility (f) tariff bonds that are secured by a security interest in 846 securitized utility tariff property, the financing parties 847 or their representatives may exercise the rights and 848 remedies available to a secured party under the code, 849 850 including the rights and remedies available under part 6 of article 9 of the code. The commission may also order 851 852 amounts arising from securitized utility tariff charges be

transferred to a separate account for the financing parties' benefit, to which their lien and security interest shall apply. On application by or on behalf of the financing parties, the circuit court for the county or city in which the electrical corporation's headquarters is located shall order the sequestration and payment to them of revenues arising from the securitized utility tariff charges.

860 (3) (a) Any sale, assignment, or other transfer of 861 securitized utility tariff property shall be an absolute 862 transfer and true sale of, and not a pledge of or secured transaction relating to, the seller's right, title, and 863 interest in, to, and under the securitized utility tariff 864 property if the documents governing the transaction 865 866 expressly state that the transaction is a sale or other 867 absolute transfer other than for federal and state income 868 tax purposes. For all purposes other than federal and state 869 income tax purposes, the parties' characterization of a 870 transaction as a sale of an interest in securitized utility tariff property shall be conclusive that the transaction is 871 872 a true sale and that ownership has passed to the party characterized as the purchaser, regardless of whether the 873 874 purchaser has possession of any documents evidencing or 875 pertaining to the interest. A sale or similar outright 876 transfer of an interest in securitized utility tariff property may occur only when all of the following have 877 878 occurred:

a. The financing order creating the securitized
utility tariff property has become effective;

b. The documents evidencing the transfer of
securitized utility tariff property have been executed by
the assignor and delivered to the assignee; and

c. Value is received for the securitized utility
 tariff property.

886 After such a transaction, the securitized utility tariff 887 property is not subject to any claims of the transferor or 888 the transferor's creditors, other than creditors holding a 889 prior security interest in the securitized utility tariff 890 property perfected in accordance with this section.

(b) The characterization of the sale, assignment, or other transfer as an absolute transfer and true sale and the corresponding characterization of the property interest of the purchaser, shall not be affected or impaired by the occurrence of any of the following factors:

a. Commingling of securitized utility tariff charges
with other amounts;

b. The retention by the seller of (i) a partial or
residual interest, including an equity interest, in the
securitized utility tariff property, whether direct or
indirect, or whether subordinate or otherwise, or (ii) the
right to recover costs associated with taxes, franchise
fees, or license fees imposed on the collection of
securitized utility tariff charges;

905 c. Any recourse that the purchaser may have against 906 the seller;

907 d. Any indemnification rights, obligations, or
908 repurchase rights made or provided by the seller;

909 e. The obligation of the seller to collect securitized
910 utility tariff charges on behalf of an assignee;

911 f. The transferor acting as the servicer of the 912 securitized utility tariff charges or the existence of any 913 contract that authorizes or requires the electrical 914 corporation, to the extent that any interest in securitized

915 utility tariff property is sold or assigned, to contract 916 with the assignee or any financing party that it will 917 continue to operate its system to provide service to its 918 customers, will collect amounts in respect of the securitized utility tariff charges for the benefit and 919 920 account of such assignee or financing party, and will account for and remit such amounts to or for the account of 921 such assignee or financing party; 922

923 g. The treatment of the sale, conveyance, assignment, 924 or other transfer for tax, financial reporting, or other 925 purposes;

h. The granting or providing to bondholders a
preferred right to the securitized utility tariff property
or credit enhancement by the electrical corporation or its
affiliates with respect to such securitized utility tariff
bonds;

931 i. Any application of the formula-based true-up
932 mechanism as provided in this section.

933 Any right that an electrical corporation has in (c) 934 the securitized utility tariff property before its pledge, 935 sale, or transfer or any other right created under this 936 section or created in the financing order and assignable 937 under this section or assignable pursuant to a financing 938 order is property in the form of a contract right or a chose Transfer of an interest in securitized utility 939 in action. tariff property to an assignee is enforceable only upon the 940 941 later of:

942

a. The issuance of a financing order;

b. The assignor having rights in such securitized
utility tariff property or the power to transfer rights in
such securitized utility tariff property to an assignee;

946 c. The execution and delivery by the assignor of 947 transfer documents in connection with the issuance of 948 securitized utility tariff bonds; and

949 d. The receipt of value for the securitized utility950 tariff property.

951 An enforceable transfer of an interest in securitized 952 utility tariff property to an assignee is perfected against 953 all third parties, including subsequent judicial or other 954 lien creditors, when a notice of that transfer has been 955 given by the filing of a financing statement in accordance 956 with subsection 7 of this section. The transfer is 957 perfected against third parties as of the date of filing.

958 The priority of a transfer perfected under this (d) 959 section is not impaired by any later modification of the financing order or securitized utility tariff property or by 960 the commingling of funds arising from securitized utility 961 tariff property with other funds. Any other security 962 interest that may apply to those funds, other than a 963 964 security interest perfected under this section, is terminated when they are transferred to a segregated account 965 966 for the assignee or a financing party. If securitized 967 utility tariff property has been transferred to an assignee 968 or financing party, any proceeds of that property shall be 969 held in trust for the assignee or financing party.

970 (e) The priority of the conflicting interests of
971 assignees in the same interest or rights in any securitized
972 utility tariff property is determined as follows:

a. Conflicting perfected interests or rights of
assignees rank according to priority in time of perfection.
Priority dates from the time a filing covering the transfer
is made in accordance with subsection 7 of this section;

b. A perfected interest or right of an assignee has
priority over a conflicting unperfected interest or right of
an assignee;

980 c. A perfected interest or right of an assignee has
981 priority over a person who becomes a lien creditor after the
982 perfection of such assignee's interest or right.

983 The description of securitized utility tariff 6. 984 property being transferred to an assignee in any sale 985 agreement, purchase agreement, or other transfer agreement, 986 granted or pledged to a pledgee in any security agreement, 987 pledge agreement, or other security document, or indicated in any financing statement is only sufficient if such 988 description or indication refers to the financing order that 989 990 created the securitized utility tariff property and states 991 that the agreement or financing statement covers all or part 992 of the property described in the financing order. This 993 section applies to all purported transfers of, and all 994 purported grants or liens or security interests in, 995 securitized utility tariff property, regardless of whether 996 the related sale agreement, purchase agreement, other transfer agreement, security agreement, pledge agreement, or 997 other security document was entered into, or any financing 998 999 statement was filed.

1000 7. The secretary of state shall maintain any financing 1001 statement filed to perfect a sale or other transfer of securitized utility tariff property and any security 1002 1003 interest in securitized utility tariff property under this 1004 section in the same manner that the secretary of state 1005 maintains financing statements filed under the code to 1006 perfect a security interest in collateral owned by a 1007 transmitting utility. Except as otherwise provided in this 1008 section, all financing statements filed pursuant to this

1009 section shall be governed by the provisions regarding 1010 financing statements and the filing thereof under the code, 1011 including part 5 of article 9 of the code. A security interest in securitized utility tariff property may be 1012 perfected only by the filing of a financing statement in 1013 1014 accordance with this section, and no other method of perfection shall be effective. Notwithstanding any 1015 1016 provision of the code to the contrary, a financing statement filed pursuant to this section is effective until a 1017 1018 termination statement is filed under the code, and no 1019 continuation statement need be filed to maintain its 1020 effectiveness. A financing statement filed pursuant to this section may indicate that the debtor is a transmitting 1021 1022 utility, and without regard to whether the debtor is an 1023 electrical corporation, an assignee or otherwise qualifies 1024 as a transmitting utility under the code, but the failure to 1025 make such indication shall not impair the duration and 1026 effectiveness of the financing statement.

1027 8. The law governing the validity, enforceability, 1028 attachment, perfection, priority, and exercise of remedies 1029 with respect to the transfer of an interest or right or the 1030 pledge or creation of a security interest in any securitized 1031 utility tariff property shall be the laws of this state.

1032 9. Neither the state nor its political subdivisions 1033 are liable on any securitized utility tariff bonds, and the 1034 bonds are not a debt or a general obligation of the state or any of its political subdivisions, agencies, or 1035 1036 instrumentalities, nor are they special obligations or 1037 indebtedness of the state or any agency or political 1038 subdivision. An issue of securitized utility tariff bonds 1039 does not, directly, indirectly, or contingently, obligate 1040 the state or any agency, political subdivision, or

1041 instrumentality of the state to levy any tax or make any 1042 appropriation for payment of the securitized utility tariff 1043 bonds, other than in their capacity as consumers of 1044 electricity. All securitized utility tariff bonds shall contain on the face thereof a statement to the following 1045 1046 effect: "Neither the full faith and credit nor the taxing power of the state of Missouri is pledged to the payment of 1047 1048 the principal of, or interest on, this bond."

1049 10. All of the following entities may legally invest 1050 any sinking funds, moneys, or other funds in securitized 1051 utility tariff bonds:

(1) Subject to applicable statutory restrictions on
state or local investment authority, the state, units of
local government, political subdivisions, public bodies, and
public officers, except for members of the commission, the
commission's technical advisory and other staff, or
employees of the office of the public counsel;

1058 (2) Banks and bankers, savings and loan associations,
1059 credit unions, trust companies, savings banks and
1060 institutions, investment companies, insurance companies,
1061 insurance associations, and other persons carrying on a
1062 banking or insurance business;

1063 (3) Personal representatives, guardians, trustees, and
 1064 other fiduciaries;

1065 (4) All other persons authorized to invest in bonds or
1066 other obligations of a similar nature.

1067 11. (1) The state and its agencies, including the 1068 commission, pledge and agree with bondholders, the owners of 1069 the securitized utility tariff property, and other financing 1070 parties that the state and its agencies will not take any 1071 action listed in this subdivision. This subdivision does 1072 not preclude limitation or alteration if full compensation

1073 is made by law for the full protection of the securitized 1074 utility tariff charges collected pursuant to a financing 1075 order and of the bondholders and any assignee or financing 1076 party entering into a contract with the electrical 1077 corporation. The prohibited actions are as follows:

1078 Alter the provisions of this section, which (a) authorize the commission to create an irrevocable contract 1079 1080 right or chose in action by the issuance of a financing 1081 order, to create securitized utility tariff property, and 1082 make the securitized utility tariff charges imposed by a financing order irrevocable, binding, or nonbypassable 1083 charges for all existing and future retail customers of the 1084 electrical corporation except its existing special contract 1085 1086 customers;

1087 (b) Take or permit any action that impairs or would 1088 impair the value of securitized utility tariff property or 1089 the security for the securitized utility tariff bonds or 1090 revises the securitized utility tariff costs for which 1091 recovery is authorized;

1092 (c) In any way impair the rights and remedies of the 1093 bondholders, assignees, and other financing parties;

1094 Except for changes made pursuant to the formula-(d) 1095 based true-up mechanism authorized under this section, 1096 reduce, alter, or impair securitized utility tariff charges 1097 that are to be imposed, billed, charged, collected, and 1098 remitted for the benefit of the bondholders, any assignee, 1099 and any other financing parties until any and all principal, 1100 interest, premium, financing costs and other fees, expenses, 1101 or charges incurred, and any contracts to be performed, in 1102 connection with the related securitized utility tariff bonds 1103 have been paid and performed in full.

(2) Any person or entity that issues securitized
utility tariff bonds may include the language specified in
this subsection in the securitized utility tariff bonds and
related documentation.

1108 12. An assignee or financing party is not an
1109 electrical corporation or person providing electric service
1110 by virtue of engaging in the transactions described in this
1111 section.

1112 13. If there is a conflict between this section and 1113 any other law regarding the attachment, assignment, or 1114 perfection, or the effect of perfection, or priority of, 1115 assignment or transfer of, or security interest in 1116 securitized utility tariff property, this section shall 1117 govern.

1118 14. If any provision of this section is held invalid or is invalidated, superseded, replaced, repealed, or 1119 1120 expires for any reason, that occurrence does not affect the 1121 validity of any action allowed under this section which is taken by an electrical corporation, an assignee, a financing 1122 1123 party, a collection agent, or a party to an ancillary agreement; and any such action remains in full force and 1124 effect with respect to all securitized utility tariff bonds 1125 1126 issued or authorized in a financing order issued under this 1127 section before the date that such provision is held invalid or is invalidated, superseded, replaced, or repealed, or 1128 1129 expires for any reason.

393.1705. 1. For purposes of this section, the term
2 "replacement resources" shall mean:

3 (1) Renewable generation facilities which produce
4 electric energy from wind, solar thermal sources,
5 photovoltaic cells and panels, dedicated crops grown for
6 energy production, cellulosic agricultural residues, plant

residues, methane from landfills, from agricultural 7 8 operations, or from wastewater treatment, thermal 9 depolymerization or pyrolysis for converting waste material 10 to energy, clean and untreated wood such as pallets, hydropower, not including pumped storage, that does not 11 12 require a new diversion or impoundment of water and that has a nameplate rating of ten megawatts or less, and fuel cells 13 14 using hydrogen produced by one of the above-named 15 replacement sources;

(2) Generation facilities which produce electric
 energy from natural gas that enable the electrical
 corporation to:

(a) Provide electric energy when renewable generation
 facilities and energy storage facilities are insufficient to
 meet the needs of the electrical corporation's system;

(b) Meet requirements of the electrical corporation's
 regional transmission organization; or

24 (c) Serve the objectives of both paragraphs (a) and
25 (b) of this subdivision;

26 (3) Energy storage facilities that enable the
 27 electrical corporation to:

(a) Provide electric energy when renewable generation
facilities are not generating electric energy in sufficient
quantities to meet the needs of the electrical corporation's
system;

32 (b) Meet requirements of the electrical corporation's
 33 regional transmission organization; or

34 (c) Serve the objectives of both paragraphs (a) and
35 (b) of this subdivision; and

(4) Transmission facilities that enable the delivery
 of electric energy from renewable generation facilities or
 energy storage facilities, including but not limited to,

interconnection, network upgrades, voltage and reactive power support, and transmission facilities needed to maintain reliability as a result of the retirement of generation facilities.

If requested by an electrical corporation in a 43 2. 44 petition filed concurrently with a petition filed under subsection 2 of section 393.1700 to recover securitized 45 46 utility tariff costs and notwithstanding any other provision of chapter 386 or 393 to the contrary, including section 47 48 393.170 which section shall not apply to the construction of replacement resources as defined in subsection 1 of this 49 50 section:

Except for electric generating facilities retired 51 (1) 52 or abandoned prior to August 28, 2021, unless the commission 53 issues an order rejecting a petition for a financing order 54 filed under the provisions of section 393.1700 that was 55 accompanied by a petition for approval of investment in replacement resources filed under the provisions of this 56 57 section, the commission shall approve investment in replacement resources by the electrical corporation of an 58 59 amount that is approximately equal to the undepreciated investment in the electric generating facilities covered by 60 such petition to acquire or build an existing or new 61 62 renewable energy resource to replace the retired or 63 abandoned or to be retired or abandoned unit. There is no 64 requirement that the replacement resource's capacity or energy production match the energy or capacity production of 65 the retired or abandoned unit. Such approval shall 66 constitute an affirmative and binding determination by the 67 68 commission, to be applied in all subsequent proceedings 69 respecting the rates of the electrical corporation, that 70 such investment is prudent and reasonable, that the

71 replacement resource is necessary for the electrical 72 corporation's provision of electric service to its 73 customers, and that such investment shall be reflected in 74 the revenue requirement used to set the electrical 75 corporation's base rates, subject only to the commission's 76 authority to determine that the electrical corporation did 77 not manage or execute the project in a reasonable and 78 prudent manner in some respect and its authority to disallow 79 for ratemaking purposes only that portion of the investment 80 that would not have been incurred had the unreasonable or 81 imprudent management or execution of the project not occurred; and 82

The commission shall create a deferral mechanism 83 (2) 84 by which the electrical corporation shall defer, to a 85 regulatory asset or regulatory liability as appropriate, the 86 changes in the electrical corporation's revenue requirement 87 used to last set its base rates as specified in this Such changes shall be deferred during the 88 subdivision. period starting on the date of retirement or abandonment of 89 90 the subject unit and ending when the base rates of the 91 electrical corporation that is the subject of the petition 92 are changed as the result of a general rate proceeding where 93 the rate base cutoff date in that general rate proceeding 94 occurs on or after the retirement or abandonment. For purposes of this subdivision, the changes in the electrical 95 96 corporation's revenue requirement that shall be deferred 97 shall only consist of:

98 (a) Changes in depreciation expense associated with
99 the retired or abandoned unit;

(b) Changes in labor and benefit costs for employees
 or contractors no longer employed or retained by the
 electrical corporation who formerly worked at the retired or

abandoned unit, net of severance and relocation costs of the
 electrical corporation paid to such employees or contractors;

(c) Changes in nonlabor, nonfuel operations, and
 maintenance costs caused by the retirement or abandonment of
 the unit;

(d) The return on the retired or abandoned unit once
it is removed from plant-in-service on the electrical
corporation's books at the electrical corporation's weighted
average cost of capital, plus applicable federal, state, and
local income or excise taxes, used to establish the
electrical corporation's revenue requirement last used to
set its base rates;

(e) Depreciation expense on the replacement resources
starting with the date it is recorded to plant-in-service on
the electrical corporation's books;

(f) Labor and benefits costs for employees or
 contractors who work at the replacement resources;

(g) Nonlabor, nonfuel operations, and maintenance
costs of the replacement resources; and

(h) The return on the replacement resources once they are recorded to plant-in-service on the electrical corporation's books at the electrical corporation's weighted average cost of capital, plus applicable federal, state, and local income or excise taxes, used to establish the electrical corporation's revenue requirement last used to set its base rates.

The base against which changes under paragraphs (a), (b), and (c) of this subdivision shall be the values of each such item used to set the electrical corporation's base electric rates in its last general rate proceeding concluded prior to the time the deferrals are made, provided, if the docketed

134 record in such general rate proceeding does not specify one 135 or more necessary revenue requirement parameters to 136 establish the base for paragraphs (a) to (c) of this subdivision because of a "black box" settlement or 137 otherwise, the commission shall, in the docket created by a 138 139 petition filed under this section and based on the docketed 140 record in such prior general rate proceeding, establish the 141 missing parameters, which shall then be used to accomplish 142 the deferrals. The base with respect to paragraphs (e), 143 (f), and (g) of this subdivision shall be zero. 144 Notwithstanding the foregoing provisions of this 145 subdivision, deferrals created by this subdivision shall cease on the effective date of rates from a base rate case 146 147 that shall be filed no later than one year after the subject 148 electric generating unit was retired or abandoned. For 149 purposes of this subdivision, the return in paragraphs (d) 150 and (h) shall equal the weighted average cost of capital 151 used to set the electrical corporation's base electrical rates in its last general rate proceeding concluded prior to 152 the time the deferrals are made, provided, if the docketed 153 154 record in such general rate proceeding does not specify one or more necessary revenue requirement parameters to 155 156 establish the base for an item because of a "black box" 157 settlement or otherwise, the commission shall, in the docket 158 created by a petition filed under this section and based on the docketed record in such general rate proceeding, 159 establish the missing parameters, which shall then be used 160 161 to accomplish the deferrals.

(3) The commission shall also create a deferral
mechanism by which the electrical corporation shall defer to
a regulatory asset the changes in the electrical
corporation's revenue requirement last used to set its base

rates as specified in this subdivision. Such changes shall 166 167 be deferred during the period beginning on the date deferrals cease under subdivision (2) of this subsection and 168 169 ending when the electrical corporation's base rates are next changed as a result of a general rate proceeding. 170 For 171 purposes of this subdivision, such changes in the electrical corporation's revenue requirement that shall be deferred 172 173 shall only consist of:

(a) Return on the replacement resources once they go
into service on the electrical corporation's books at the
electrical corporation's weighted average cost of capital,
plus applicable federal, state, and local income or excise
taxes, used to establish the electrical corporation's
revenue requirement last used to set its base rates;

(b) Depreciation expense on the replacement resources
starting with the date the replacement resource is recorded
to plant in-service on the electrical corporation's books;

(c) Increase in-labor and benefits costs for employees
 or contractors who work at the replacement resources; and

(d) Increase in nonlabor, nonfuel operations, and
 maintenance costs of the replacement resources.

187 Notwithstanding the foregoing provisions of this 188 subdivision, deferrals to the regulatory asset created by 189 this subdivision shall cease at the earlier of the date the 190 electrical corporation's base rates are first changed after 191 the replacement resource is recorded to plant in service on 192 the electrical corporation's books where the rate base 193 cutoff date in that general rate proceeding occurred on or 194 after the retirement or abandonment, or the effective date 195 of rates from a base rate case that shall be filed no later than one year after the unit was retired or abandoned. 196 If

197 there is more than one replacement resource for the retired 198 or abandoned plant and if one or more such replacement resource is placed in service prior to the rate base cutoff 199 200 date in the general rate proceeding described in subdivision 201 (2) of this subsection, the deferrals called for under this 202 subdivision shall be reduced as needed to reflect that The base with respect to paragraphs (b) and (c) of 203 event. 204 this subdivision shall be zero. For purposes of this 205 subdivision, the return in paragraph (a) shall equal the 206 weighted average cost of capital used to set the electrical 207 corporation's base electric rates in its last general rate proceeding concluded prior to the time the deferrals are 208 made, provided, if the docketed record in such general rate 209 210 proceeding does not specify one or more necessary revenue 211 requirement parameters to establish the base for an item because of a "black box" settlement or otherwise, the 212 213 commission shall, in the docket created by a petition filed under this section and based on the docketed record in such 214 prior general rate proceeding, establish the missing 215 216 parameters, which shall then be used the accomplish the 217 deferrals.

(4) Notwithstanding the provisions of section 393.1400 218 219 to the contrary, a replacement resource shall not constitute 220 "qualifying electric plant" for purposes of section 221 393.1400, nor shall it constitute a renewable energy resource under section 393.1030, during the period when a 222 deferral is occurring under subdivision (2) or (3) of this 223 224 In addition, and notwithstanding the provisions subsection. 225 of section 393.1400 to the contrary, deferrals required by 226 this section relating to the electrical corporation's 227 undepreciated investment in the retired or abandoned unit 228 shall not constitute a change in accumulated depreciation

when determining the return deferred on qualifying electricplant under section 393.1400.

Parts of regulatory asset or liability balances 231 (5) 232 created under this section that are not yet being recovered or returned through rates shall include carrying costs at 233 234 the electrical corporation's weighted average cost of capital last used to set its base electric service rates or, 235 236 if such cost of capital was not specified for the revenue 237 requirement last used to set such electric service rates at 238 the weighted average cost of capital determined by the commission under subdivision (3) of this subsection, in each 239 case plus applicable federal, state, and local income or 240 excise taxes. All regulatory asset or liability balances 241 from deferrals under this subsection shall be recovered in 242 243 base rates over a period equal to the remaining useful life 244 of the replacement resource.

245 (6) In each general rate proceeding concluded after a deferral commences under subdivision (2) or (3) of this 246 subsection, the regulatory asset or liability balances 247 248 arising from such deferrals, as of the rate base cutoff 249 date, shall be included in the electrical corporation's rate 250 base without any offset, reduction, or adjustment based upon consideration of any other factor, other than to reflect any 251 252 prudence disallowances ordered by the commission, with the 253 regulatory asset balances arising from such deferrals that 254 occur after the rate base cutoff date to be included in rate 255 base in the next general rate proceeding. The provisions of 256 this section shall not be construed to affect existing law 257 respecting burdens of production and persuasion in general 258 rate proceedings.

259 **3.** Proceedings on a petition submitted pursuant to 260 this section begin with the filing of a petition by an

electrical corporation under this section that is filed concurrently with a petition submitted under section 393.1700, and shall be disposed of in accordance with the requirements of chapters 386 and 393 and the rules of the commission, except as follows:

266 The commission shall establish a procedural (1) schedule that permits a commission decision no later than 267 268 two hundred fifteen days after the date the petition is 269 filed. Such procedural schedule adopted by the commission 270 in connection with a petition filed under this section shall 271 contain the same milestones and requirements as the 272 procedural schedule adopted in a proceeding seeking approval 273 of a financing order under section 393.1700 and shall run 274 concurrently therewith;

(2) No later than two hundred fifteen days after the date the petition is filed, the commission shall issue an order approving the petition or, if it also rejects the accompanying petition for a financing order filed under section 393.1700, rejecting the petition. Judicial review may be had only in accordance with sections 386.500 and 386.510.

393.1715. 1. An electrical corporation may petition 2 the commission for a determination of the ratemaking 3 principles and treatment, as proposed by the electrical 4 corporation, that will apply to the reflection in base rates of the electrical corporation's capital and noncapital costs 5 associated with the proposed retirement of one or more of 6 7 the electrical corporation's generating facilities. Without 8 limiting the foregoing, such principles and treatment may 9 also establish the retirement date and useful life 10 parameters used to set depreciation rates for such facilities. Except as provided for in subsection 4 of this 11

section, the ratemaking principles and treatment approved by the commission under this section for such facilities shall apply to the determination of the revenue requirement in each of the electrical corporation's post-determination general rate proceedings until such time as such facility is fully depreciated on the electrical corporation's books.

2. If the commission fails to issue a determination within two hundred fifteen days that a petition for determination of ratemaking principles and treatment is filed, the ratemaking principles and treatment proposed by the petitioning electrical corporation shall be deemed to have been approved by the commission.

3. Subject to the provisions of subsection 4 of this
section, ratemaking principles and treatment approved by the
commission, or deemed to have been approved under subsection
2 of this section, shall be binding for ratemaking purposes.

4. (1) An electrical corporation with ratemaking principles and treatment approved by the commission, or deemed to have been approved under subsection 2 of this section, shall monitor the major factors and circumstances relating to the facility to which such principles and treatment apply. Such factors and circumstances include, but are not limited to:

35

(a) Terrorist activity or an act of God;

36

(b) A significant change in federal or state tax laws;

37 (c) A significant change in federal utility laws or
 38 regulations or a significant change in generally accepted
 39 accounting principles;

40 (d) An unexpected, extended outage or shutdown of a
41 major generating unit, other than any major generating unit
42 shut down due to an extended outage at the time of the
43 approval of the ratemaking principles and treatment;

44 (e) A significant change in the cost or reliability of
 45 power generation technologies;

46 (f) A significant change in fuel prices and wholesale
47 electric market conditions;

48 (g) A significant change in the cost or effectiveness
49 of emission control technologies;

50 (h) A significant change in the price of emission
 51 allowances;

52 (i) A significant change in the electrical
53 corporation's load forecast;

54

(j) A significant change in capital market conditions;

(k) A significant change in the scope or effective
dates of environmental regulations; or

57 (1) A significant change in federal or state 58 environmental laws.

If the electrical corporation determines that one 59 (2) 60 or more major factor or circumstance has changed in a manner that warrants a change in the approved ratemaking principles 61 and treatment, then it shall file a notice in the docket in 62 which the approved ratemaking principles and treatment were 63 64 established within forty-five days of any such determination. In its notification, the electrical 65 corporation shall: 66

67 (a) Explain and specify the changes it contends are
68 appropriate to the ratemaking principles and treatment and
69 the reasons for the proposed changes;

(b) Provide a description of the alternatives that it
evaluated and the process that it went through in developing
its proposed changes; and

(c) Provide detailed workpapers that support the
evaluation and the process whereby proposed changes were
developed.

76 (3) If a party has concerns regarding the proposed 77 changes, that party shall file a notice of its concerns 78 within thirty days of the electrical corporation's filing. 79 If the parties agree on a resolution of the concerns, the agreement shall be submitted to the commission for approval. 80 81 If the parties do not reach agreement on changes to the ratemaking principles and treatment within ninety days of 82 83 the date the electrical corporation filed its notice, 84 whether the previously approved ratemaking and treatment 85 will be changed shall be determined by the commission. If a party to the docket in which the approved ratemaking 86 principles and treatment were approved believes that one or 87 more major factor or circumstance has changed in a manner 88 89 that warrants a change in the approved ratemaking principles 90 and treatment and if the electrical corporation does not 91 agree the principles and treatment should be changed, such 92 party shall file a notice in the docket in which the approved ratemaking principles and treatment were 93 established within forty-five days of any such 94 95 determination. In its notification, such party shall:

96 (a) Explain and specify the changes it contends are
97 appropriate to the ratemaking principles and treatment and
98 the reasons for the proposed changes;

99 (b) Provide a description of the alternatives that it
100 evaluated and the process that it went through in developing
101 its proposed changes; and

(c) Provide detailed workpapers that support the
 evaluation and the process whereby proposed changes were
 developed.

105 (4) If a party, including the electrical corporation,
 106 has concerns regarding the proposed changes, that party
 107 shall file a notice of its concerns within thirty days of

108 the other party's filing. If the parties do not reach 109 agreement on changes to the ratemaking principles and 110 treatment within ninety days of the date the notice was 111 filed, whether the previously approved ratemaking and 112 treatment will be changed shall be determined by the 113 commission.

A determination of ratemaking principles and 114 5. treatment under this section does not preclude an electrical 115 116 corporation from also petitioning the commission under 117 either or both of sections 393.1700 and 393.1705, provided 118 that any costs to which such ratemaking principles and treatment would have applied in the electrical corporation's 119 general rate proceedings which become funded by securitized 120 121 utility tariff bond proceeds from a securitized utility 122 tariff bond issued under section 393.1700 shall not 123 thereafter be reflected in the electrical corporation's base 124 rates.

6. If determined by the commission to be just, 125 reasonable, and necessary for the provision of safe and 126 127 adequate service, the electrical corporation may be 128 permitted to retain coal-fired generating assets in rate 129 base and recover costs associated with operating the coal-130 fired assets that remain in service to provide greater 131 certainty that generating capacity will be available to 132 provide essential service to customers, including during extreme weather events, and the commission shall not 133 disallow any portion of such cost recovery on the basis that 134 such coal-fired generating assets operate at a low capacity 135 factor, or are off-line and providing capacity only, during 136 137 normal operating conditions.

138 7. The commission may promulgate rules necessary to 139 implement the provisions of sections 393.1700 to 393.1715.

Any rule or portion of a rule, as that term is defined in 140 section 536.010, that is created under the authority 141 delegated in this section shall become effective only if it 142 complies with and is subject to all of the provisions of 143 144 chapter 536 and, if applicable, section 536.028. This 145 section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 146 147 536 to review, to delay the effective date, or to disapprove 148 and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed 149 or adopted after August 28, 2021, shall be invalid and void. 150

400.9-109. (a) Except as otherwise provided in 2 subsections (c) and (d), this article applies to:

3 (1) A transaction, regardless of its form, that
4 creates a security interest in personal property or fixtures
5 by contract;

6

(2) An agricultural lien;

7 (3) A sale of accounts, chattel paper, payment8 intangibles, or promissory notes;

9

(4) A consignment;

10 (5) A security interest arising under section 400.211 401, 400.2-505, 400.2-711(3) or 400.2A-508(5), as provided
12 in section 400.9-110; and

13 (6) A security interest arising under section 400.4-14 210 or 400.5-118.

(b) The application of this article to a security interest in a secured obligation is not affected by the fact that the obligation is itself secured by a transaction or interest to which this article does not apply.

(c) This article does not apply to the extent that:
(1) A statute, regulation, or treaty of the United
States preempts this article;

(2) Another statute of this state expressly governs
the creation, perfection, priority, or enforcement of a
security interest created by this state or a governmental
unit of this state;

(3) A statute of another state, a foreign country, or
a governmental unit of another state or a foreign country,
other than a statute generally applicable to security
interests, expressly governs creation, perfection, priority,
or enforcement of a security interest created by the state,
country, or governmental unit; or

32 (4) The rights of a transferee beneficiary or
33 nominated person under a letter of credit are independent
34 and superior under section 400.5-114.

35

(d) This article does not apply to:

36

(1) A landlord's lien, other than an agricultural lien;

37 (2) A lien, other than an agricultural lien, given by
38 statute or other rule of law for services or materials, but
39 section 400.9-333 applies with respect to priority of the
40 lien;

41 (3) An assignment of a claim for wages, salary, or
42 other compensation of an employee;

43 (4) A sale of accounts, chattel paper, payment
44 intangibles, or promissory notes as part of a sale of the
45 business out of which they arose;

46 (5) An assignment of accounts, chattel paper, payment
47 intangibles, or promissory notes which is for the purpose of
48 collection only;

49 (6) An assignment of a right to payment under a
50 contract to an assignee that is also obligated to perform
51 under the contract;

52 (7) An assignment of a single account, payment 53 intangible, or promissory note to an assignee in full or 54 partial satisfaction of a preexisting indebtedness; 55 (8) A transfer of an interest in or an assignment of a claim under a policy of insurance, other than an assignment 56 by or to a health-care provider of a health-care-insurance 57 receivable and any subsequent assignment of the right to 58 59 payment, but sections 400.9-315 and 400.9-322 apply with 60 respect to proceeds and priorities in proceeds; 61 (9) An assignment of a right represented by a judgment, other than a judgment taken on a right to payment 62 that was collateral; 63 64 (10)A right of recoupment or set-off, but: Section 400.9-340 applies with respect to the 65 (A) effectiveness of rights of recoupment or set-off against 66 67 deposit accounts; and 68 Section 400.9-404 applies with respect to defenses (B) or claims of an account debtor; 69 The creation or transfer of an interest in or 70 (11)lien on real property, including a lease or rents 71 thereunder, except to the extent that provision is made for: 72 73 (A) Liens on real property in sections 400.9-203 and 74 400.9-308; 75 (B) Fixtures in section 400.9-334; Fixture filings in sections 400.9-501, 400.9-502, 76 (C) 400.9-512, 400.9-516 and 400.9-519; and 77 78 (D) Security agreements covering personal and real property in section 400.9-604; 79 (12) An assignment of a claim arising in tort, other 80 81 than a commercial tort claim, but sections 400.9-315 and 400.9-322 apply with respect to proceeds and priorities in 82 83 proceeds; [or]

An assignment of a deposit account in a consumer 84 (13)transaction, but sections 400.9-315 and 400.9-322 apply with 85 respect to proceeds and priorities in proceeds; [or] 86 (14) An assignment of a claim or right to receive 87 compensation for injuries or sickness as described in 26 88 89 U.S.C. Section 104(a)(1) or (2), as amended from time to 90 time; [or] (15) An assignment of a claim or right to receive 91 92 benefits under a special needs trust as described in 42 93 U.S.C. Section 1396p(d)(4), as amended from time to time; 94 [or] A transfer by a government or governmental 95 (16)subdivision or agency; or 96 The creation, attachment, perfection, priority, 97 (17)98 or enforcement of any security interest in, or the sale, assignment, or other transfer of, any securitized utility 99 100 tariff property as defined in section 393.1700, or any 101 interest therein or any portion thereof, in each case except 102 as otherwise expressly provided in section 393.1700.

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