### FIRST REGULAR SESSION

# **HOUSE BILL NO. 874**

## **102ND GENERAL ASSEMBLY**

#### INTRODUCED BY REPRESENTATIVE JUSTUS.

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To amend chapter 393, RSMo, by adding thereto one new section relating to workforce development investments of public utilities.

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

Section A. Chapter 393, RSMo, is amended by adding thereto one new section, to be 2 known as section 393.1750, to read as follows:

**393.1750.** 1. For purposes of this section, the following terms shall mean:

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(1) "Commission", the public service commission;

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

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(3) "Gas corporation", the same as defined in section 386.020; and

6 (4) "Workforce development investments", expenditures by electrical or gas corporations directed to secondary, post-secondary, or vocational educational 7 institutions located in the state or students of such institutions related to programs or 8 9 courses that provide education or training in skilled crafts, in science, technology, 10 engineering, or math disciplines, or other vocations needed to support the electric and gas utility industries. Such expenditures qualify as workforce development investments 11 12 if disbursed directly to such institutions or students or if directed to organizations 13 established for the purpose of administering disbursement of such investments to such 14 institutions or students. Workforce development investments shall also include the 15 electrical or gas corporation's costs to organize or oversee organizations that administer 16 disbursement of funds to such institutions or students and the administrative costs of 17 such organizations.

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

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18 **2.** In recognition of the importance of workforce development to support the 19 provision of energy services in the state, the commission shall permit electrical and gas 20 corporations to recover their workforce development investments as provided for in this 21 section.

22 3. (1) Notwithstanding any other provision of this chapter to the contrary, an 23 electrical or gas corporation shall be entitled to defer to a regulatory asset such 24 corporation's workforce development investments subject only to the cap provided for 25 in subdivision (2) of this subsection, made between the effective date of this section and 26 December 31, 2033. In each general rate proceeding concluded after the effective date of this section, the regulatory asset shall be included in the revenue requirement used to 27 set rates through an amortization over a reasonable period of time in that general rate 28 29 proceeding, and in such corporation's subsequent general rate proceedings, without any 30 offset. The commission shall also adjust the rate base used to establish the revenue requirement of such corporation to reflect the unamortized regulatory asset or liability 31 32 account balances in such general rate proceedings.

(2) Workforce development investments shall qualify for recovery as provided
 for in this section for investments made through December 31, 2033, that are not in
 excess of fifty-five hundredths of one percent of the applicable electrical or gas
 corporation's total operating revenues as reported to the commission for calendar year
 2022.

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