SENATE BILL NO. 321

96TH GENERAL ASSEMBLY

 $\begin{array}{c} \text{INTRODUCED BY SENATORS KEHOE, RICHARD, PARSON, DEMPSEY, McKENNA, ENGLER, SCHAEFER, STOUFFER, LAGER, WASSON, CHAPPELLE-NADAL, NIEVES, LEMBKE, CUNNINGHAM, GREEN, DIXON, SCHAAF, RUPP AND WRIGHT-JONES.} \end{array}$

Read 1st time February 23, 2011, and ordered printed.

TERRY L. SPIELER, Secretary.

1004S.04I

AN ACT

To repeal section 393.135, RSMo, and to enact in lieu thereof one new section relating to site development for energy generation facilities.

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

Section A. Section 393.135, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 393.135, to read as follows:

393.135. 1. Any charge made or demanded by an electrical corporation

- 2 for service, or in connection therewith, which is based on the costs of construction
- 3 in progress upon any existing or new facility of the electrical corporation, or any
- 4 other cost associated with owning, operating, maintaining, or financing any
- 5 property before it is fully operational and used for service, is unjust and
- 6 unreasonable, and is prohibited.
- 7 2. After October 1, 2011, an electrical corporation that seeks an
- 8 early site permit from the U.S. Nuclear Regulatory Commission, or a
- 9 successor organization, shall, upon commencement of the permitting
- 10 process, submit monitoring reports to the commission every six months
- 11 documenting work completed, total expenditures to date, work yet to
- 12 be completed, and anticipated expenditures yet to be incurred in order
- 13 to obtain the early site permit.
- 14 3. Notwithstanding the provisions of subsection 1 of this section,
- 15 an electrical corporation that has obtained an early site permit and
- 16 that has complied with subsection 2 of this section shall be entitled to
- 17 recover through rates charged to ratepayers all costs the electrical
- 18 corporation has prudently incurred, from the first dollar through the
- 19 cap outlined below, to obtain the permit in a principal amount not to
- 20 exceed forty-five million dollars for such site permit. Any electrical

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corporation that, as part of a partnership or other group formed for such purpose, contributes or otherwise bears any portion of the costs incurred to obtain an early site permit shall also be entitled to recover its share of such costs, provided the total principal amount does not exceed the cost limitation included in this subsection. The principal amount shall be recovered through each applicable electrical 26 corporation's rates charged to its ratepayers ratably over a period not to exceed twenty years. In addition to recovery of the principal amount, each applicable electrical corporation's rates shall also include interest on the uncollected principal balance at a rate per annum equal to the electrical corporation's commission-approved return on rate base. Recovery shall commence with the effective date of tariffs approved by the commission in each applicable electrical corporation's first general rate proceeding following the date on which the early site permit is obtained.

4. If an electrical corporation has recovered from ratepayers expenditures for an early site permit pursuant to subsection 3 of this section and then subsequently sells or transfers some or all of its interest in the early site permit or subsequently receives reimbursement for all or part of its costs from another source, the commission shall prescribe how the electrical corporation shall credit the sums paid by ratepayers that are equal to such sale, transfer, or reimbursement amounts after the proceeds from the sale, transfer, or reimbursement are received. The commission shall also prescribe how any profits from such sale or transfer are shared between the electrical corporation and ratepayers. Credits made to ratepayers shall include interest on the uncredited balance at a rate per annum equal to the electrical corporation's commission-approved short-term borrowing rate.

5. If an electrical corporation that obtains an early site permit does not obtain a combined license from the U.S. Nuclear Regulatory Commission, or a successor organization, for the construction and operation of a nuclear generating facility by the time the early site permit expires, or does not commence construction of such a facility by the time the early site permit expires, the commission shall open a proceeding to examine whether the electrical corporation was imprudent in not obtaining the combined license or not commencing

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58 construction by the time the early site permit expired. If, after hearing, the commission determines that the electrical corporation 59 acted imprudently, the commission shall require the electrical 60 corporation and any other applicable electrical corporation to credit 61 to ratepayers the amount of revenues deemed imprudent by the 62 commission that each electrical corporation collected pursuant to 63 subsection 3 of this section. If ratepayer credits are ordered, such 64 credits shall return to ratepayers, over a period of not less than five 65 66 nor more than ten years, the amount of revenues deemed imprudent by the commission, including interest on the uncredited balance at a rate 67 per annum equal to the electrical corporation's commission-approved 68 short-term borrowing rate. 69

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