



29 Section 1. Section 54-7-13.5 is amended to read:

30 **54-7-13.5. Energy balancing accounts.**

31 (1) As used in this section:

32 (a) "Base rates" means the same as that term is defined in Subsection 54-7-12(1).

33 (b) "Energy balancing account" means an electrical corporation account for some or all  
34 components of the electrical corporation's incurred actual power costs, including:

35 (i) (A) fuel;

36 (B) purchased power; and

37 (C) wheeling expenses; and

38 (ii) the sum of the power costs described in Subsection (1)(b)(i) less wholesale

39 [revenues] revenue.

40 (c) "Gas balancing account" means a gas corporation account to recover on a  
41 dollar-for-dollar basis, purchased gas costs, and gas cost-related expenses.

42 (2) (a) The commission may authorize an electrical corporation to establish an energy  
43 balancing account.

44 (b) An energy balancing account shall become effective upon a commission finding  
45 that the energy balancing account is:

46 (i) in the public interest;

47 (ii) for prudently-incurred costs; and

48 (iii) implemented at the conclusion of a general rate case.

49 (c) An electrical corporation:

50 (i) may, with approval from the commission, recover costs under this section through:

51 (A) base rates;

52 (B) contract rates;

53 (C) surcredits; or

54 (D) surcharges; and

55 (ii) shall file a reconciliation of the energy balancing account with the commission at

56 least annually with actual costs and [~~revenues~~] revenue incurred by the electrical corporation.

57 (d) [~~Beginning June 1, 2016, for~~] For an electrical corporation with an energy  
58 balancing account established before January 1, 2016, the commission shall allow an electrical  
59 corporation to recover 100% of the electrical corporation's prudently incurred costs as  
60 determined and approved by the commission under this section.

61 (e) [~~An~~] Except in the case of an interim rate request made in accordance with  
62 Subsection (2)(k), an energy balancing account may not alter:

63 (i) the standard for cost recovery; or

64 (ii) the electrical corporation's burden of proof.

65 (f) The collection method described in Subsection (2)(c)(i) shall:

66 (i) apply to the appropriate billing components in base rates; and

67 (ii) be incorporated into base rates in an appropriate commission proceeding.

68 (g) The collection of costs related to an energy balancing account from customers  
69 paying contract rates shall be governed by the terms of the contract.

70 (h) [~~Revenues~~] Revenue collected in excess of prudently incurred actual costs shall:

71 (i) be refunded as a bill surcredit to an electrical corporation's customers over a period  
72 specified by the commission; and

73 (ii) include a carrying charge.

74 (i) Prudently incurred actual costs in excess of [~~revenues~~] revenue collected shall:

75 (i) be recovered as a bill surcharge over a period to be specified by the commission;

76 and

77 (ii) include a carrying charge.

78 (j) The carrying charge applied to the balance in an energy balancing account shall be:

79 (i) determined by the commission; and

80 (ii) symmetrical for over or under collections.

81 (k) (i) The commission may consider an interim rate request made as a part of an  
82 electrical corporation's filing an energy balancing account.

83 (ii) The commission, on the commission's own initiative or in response to an interim  
84 rate request by an electrical corporation or another party:

85 (A) shall hold a hearing on an interim rate; and

86 (B) if the electrical corporation or the other party makes the showing required by  
87 Subsection (2)(k)(iii), may allow any rate increase or decrease, or a reasonable part of the rate  
88 increase or decrease, to take effect on an interim basis, subject to the commission's right to  
89 order a refund or surcharge.

90 (iii) The electrical corporation or the other party shall make an adequate prima facie  
91 showing that:

92 (A) the proposed interim rate appears consistent with prior years' filings; and

93 (B) the interim rate requested is more likely to reflect actual power costs than the  
94 current base rates.

95 (l) The commission may issue a final order establishing and fixing the electrical  
96 corporation's energy balancing account:

97 (i) after a hearing; and

98 (ii) before the expiration of 300 days after the day on which the electrical corporation  
99 files a complete filing.

100 (m) (i) If the commission in the commission's final decision on an electrical  
101 corporation's energy balancing account finds that the interim rate ordered under Subsection  
102 (2)(k)(ii) exceeds the rate finally determined in the energy balancing account, the commission  
103 shall order the electrical corporation to refund the excess revenue generated by the interim rate  
104 to customers.

105 (ii) If the commission in the commission's final decision on an electrical corporation's  
106 energy balancing account finds that the interim rate ordered under Subsection (2)(k)(ii) is lower  
107 than the rate finally determined in the energy balancing account, the commission shall order the  
108 electrical corporation to charge a surcharge to customers to recover the revenue not recovered  
109 during that period.

- 110 (3) (a) The commission may:
- 111 (i) establish a gas balancing account for a gas corporation; and
- 112 (ii) set forth procedures for a gas corporation's gas balancing account in the gas
- 113 corporation's commission-approved tariff.
- 114 (b) A gas balancing account may not alter:
- 115 (i) the standard of cost recovery; or
- 116 (ii) the gas corporation's burden of proof.
- 117 (4) (a) All allowed costs and [~~revenues~~] revenue associated with an energy balancing
- 118 account or gas balancing account shall remain in the respective balancing account until charged
- 119 or refunded to customers.
- 120 (b) The balance of an energy balancing account or gas balancing account may not be:
- 121 (i) transferred by the electrical corporation or gas corporation; or
- 122 (ii) used by the commission to impute earnings or losses to the electrical corporation or
- 123 gas corporation.
- 124 (c) An energy balancing account or gas balancing account that is formed and
- 125 maintained in accordance with this section does not constitute impermissible retroactive
- 126 ratemaking or single-issue ratemaking.
- 127 (5) This section does not create a presumption for or against approval of an energy
- 128 balancing account.
- 129 (6) (a) An electrical corporation that has established an energy balancing account under
- 130 this section shall report to the Public Utilities, Energy, and Technology Interim Committee
- 131 before December 1 of each even numbered year [~~, beginning in 2020~~].
- 132 (b) The report required in Subsection (6)(a) shall provide information regarding:
- 133 (i) the continued 100% recovery of the electrical corporation's prudently incurred costs
- 134 related to the energy balancing account; and
- 135 (ii) any determination by the [~~Public Service Commission~~] commission of costs not
- 136 prudently incurred.

