FIRST REGULAR SESSION

SENATE BILL NO. 333

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR TRENT.

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 393.135, RSMo, and to enact in lieu thereof two new sections relating to renewable energy.

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

Section A. Section 393.135, RSMo, is repealed and two new sections enacted in lieu thereof, to be known as sections 3 393.135 and 393.1250, to read as follows:

393.135. Except as provided in section 393.1250, any 2 charge made or demanded by an electrical corporation for service, or in connection therewith, which is based on the 3 costs of construction work in progress, as that term is 4 5 defined in section 393.1250, upon any existing or new 6 [facility of the] electrical corporation **facility**, or any 7 other cost associated with owning, operating, maintaining, 8 or financing any **such** property before it is fully 9 operational and used for service, [is unjust and 10 unreasonable, and] is prohibited.

393.1250. 1. This section shall be known and may be 2 cited as the "Missouri Nuclear Clean Power Act", the purpose 3 of which is to enable the construction of clean baseload electric generating plants or facilities that utilize 4 5 renewable sources to produce energy. This section shall not 6 apply to clean baseload electric generating plants or 7 renewable source generating facilities that are in 8 commercial operation before August 28, 2023.

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

1249S.01I

As used in this section, the following terms mean: 9 2. 10 "Clean baseload generating plant", a new nuclear-(1) 11 fueled electric generating facility located in this state that is designed to be operated at a capacity factor 12 exceeding seventy percent annually and is intended in whole 13 14 or in part to serve retail customers of an electrical 15 corporation in Missouri;

"Construction work in progress", the electrical 16 (2) 17 corporation's share of all capital costs associated with a 18 clean baseload generating plant or renewable source generating facility, which have been incurred but have not 19 20 been included in the electrical corporation's plant in 21 service, and are recorded in the Federal Energy Regulatory 22 Commission's Uniform System of Accounts Prescribed for 23 Public Utilities and Licensees Subject to the Provisions of 24 the Federal Power Act, Balance Sheet Chart Accounts, as 25 construction work in progress for electric plants in 18 CFR Part 101, or any other account established in the Uniform 26 27 System of Accounts for the recording of construction work in 28 progress;

(3) "Renewable source generating facility", any
electric generating facility powered by wind, hydropower,
solar power, landfill methane, biomass, or any other
renewable source of power that does not produce significant
carbon emissions.

34 3. The provisions of section 393.135 shall not apply 35 to a clean baseload generating plant or a renewable source 36 generating facility if the plant or facility is rated at two 37 hundred megawatts or more. Costs recovered by an electrical 38 corporation under the provisions of this section are subject 39 to inclusion or exclusion from rates in a ratemaking 40 proceeding pursuant to the commission's authority to

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41 determine just and reasonable rates. In addition, the 42 commission may authorize an electrical corporation to make 43 or demand charges for service based in whole or in part on additional amortizations to maintain the electrical 44 45 corporation's financial ratios that will, in the 46 commission's judgment, better enable the electrical 47 corporation to cost-effectively construct a clean baseload 48 generating plant or a renewable source generating facility.

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49 The commission may promulgate rules to assist in 4. 50 the implementation of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is 51 52 created under the authority delegated in this section shall become effective only if it complies with and is subject to 53 54 all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are 55 56 nonseverable, and if any of the powers vested with the 57 general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 58 subsequently held unconstitutional, then the grant of 59 60 rulemaking authority and any rule proposed or adopted after August 28, 2023, shall be invalid and void. 61

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