House	Amendment NO.
Offered By	
	e for House Bill No. 956, Page 2, Section 393.1012, Lines I inserting in lieu thereof the following:
general rate proceeding decided or disthree years, unless the gas corporation proceeding.] The commission shall no ISRS if the gas corporation has not file effective date of the gas corporation's issuance of a commission order.  [3. In no event shall a gas corporation has fi provided that the ISRS may be collect a result of the new general rate proceed decided or dismissed by issuance of a Further amend said bill, page, and second	approve an ISRS for any gas corporation that has not had a smissed by issuance of a commission order within the past has filed for or is the subject of a new general rate of approve a new ISRS or allow continuances of an existing ed a general rate case within forty-nine months from the previous general rate case which was decided or dismissed by coration collect an ISRS for a period exceeding three led for or is the subject of a new general rate proceeding; and until the effective date of new rate schedules established as eding, or until the subject general rate proceeding is otherwise commission order without new rates being established.]"; and tion, Line 33, by deleting "4" and inserting in lieu thereof "3"; the title enacting clause and intersectional references.
Further amend said bill by amending t accordingly.	the title, enacting clause, and intersectional references
Action Taken	Date
Action Taken_	Date