House	Amendment NO
	Offered By
AMEND House Bill No. 488, P	rage 1, Section A, Line 2, by inserting after all of said section and
line the following:	, , , , , , , , , , , , , , , , , , ,
	n this section the following terms shall mean:
<u> </u>	of carbon dioxide and hydrocarbons, primarily methane gas,
	composition of organic materials;
	meaning given the term "qualified biomass" in section 142.028;
	he same as defined in section 386.020;
	nt", any capital investment in renewable natural gas infrastructure
	or the purpose of providing natural gas service under a renewable
natural gas program;	
	sources", hydroelectric, geothermal, solar photovoltaic, wind, tidal,
wave, biomass, or biogas energy	
	gas", any of the following products processed to meet pipeline
uality standards or transportation	
	ded to meet natural gas pipeline quality standards such that it may
olend with, or substitute for, geo	ologic natural gas;
(b) Hydrogen gas; or	
	from any combination of:
a. Biogas;	.1 1 . 10
b. Hydrogen gas or carb	on oxides derived from
enewable energy sources; or	
c. Waste carbon dioxide	
	gas infrastructure", all equipment and facilities for the production,
	etion, and distribution of renewable natural gas to be furnished to
<u>Missouri customers.</u>	1 - 1 - 14 hr. m.l
	l adopt by rule a renewable natural gas program for gas
	the commission under this section shall include:
(1) Rules for reporting to (2) Rules for establishing	ng a process for gas corporations to fully recover incurred costs that
	e associated with a renewable natural gas program. Such recovery
shall not be permitted until the p	
	poration pursuant to the renewable natural gas program created in
ubsection 2 of this section shall	
	re a total volume of renewable natural gas over a specific period; and
^ / • • • • • • • • • • • • • • • • • • 	qualified investments that the gas corporation may make in
(2) Identification of the	quantica investments that the gas corporation may make in
Action Talzen	Data
Action Taken	Date

renewable natural gas infrastructure.

- 4. A gas corporation may from time to time revise the filing submitted to the commission under this section.
- 5. Any costs incurred by a gas corporation for qualified investment that are prudent, just and reasonable may be recovered by means of an automatic rate adjustment clause.
- 6. When a gas corporation makes a qualified investment in the production of renewable natural gas, the costs associated with such qualified investment shall include the cost of capital established by the commission in the gas corporation's most recent general rate case.
- 7. Rules adopted by the commission under this section shall not prohibit an affiliate of a gas corporation from making a capital investment in a biogas production project if the affiliate is not a public utility as defined in section 386.020.
- 8. The public service commission may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.