SECOND REGULAR SESSION [PERFECTED] HOUSE BILL NO. 1728

102ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE O'DONNELL.

3626H.01P

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 393.1700, RSMo, and to enact in lieu thereof one new section relating to utilities.

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

Section A. Section 393.1700, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 393.1700, to read as follows:

393.1700. 1. For purposes of sections 393.1700 to 393.1715, the following terms 2 shall mean:

3 (1) "Ancillary agreement", a bond, insurance policy, letter of credit, reserve account, 4 surety bond, interest rate lock or swap arrangement, hedging arrangement, liquidity or credit 5 support arrangement, or other financial arrangement entered into in connection with 6 securitized utility tariff bonds;

7 (2) "Assignee", a legally recognized entity to which an electrical corporation assigns, 8 sells, or transfers, other than as security, all or a portion of its interest in or right to securitized 9 utility tariff property. The term includes a corporation, limited liability company, general partnership or limited partnership, public authority, trust, financing entity, or any entity to 10 which an assignee assigns, sells, or transfers, other than as security, its interest in or right to 11 12 securitized utility tariff property;

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 - (3) "Bondholder", a person who holds a securitized utility tariff bond;
- 14 (4) "Code", the uniform commercial code, chapter 400;
- 15 (5) "Commission", the Missouri public service commission;

EXPLANATION — Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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16 (6) "Electrical corporation", the same as defined in section 386.020, but shall not 17 include an electrical corporation as described in subsection 2 of section 393.110;

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(7) "Energy transition costs" include all of the following:

19 (a) Pretax costs with respect to a retired or abandoned or to be retired or abandoned 20 electric generating facility that is the subject of a petition for a financing order filed under this 21 section where such early retirement or abandonment is deemed reasonable and prudent by the 22 commission through a final order issued by the commission, include, but are not limited to, 23 the undepreciated investment in the retired or abandoned or to be retired or abandoned 24 electric generating facility and any facilities ancillary thereto or used in conjunction therewith, costs of decommissioning and restoring the site of the electric generating facility, 25 other applicable capital and operating costs, accrued carrying charges, and deferred expenses, 26 27 with the foregoing to be reduced by applicable tax benefits of accumulated and excess 28 deferred income taxes, insurance, scrap and salvage proceeds, and may include the cost of retiring any existing indebtedness, fees, costs, and expenses to modify existing debt 29 30 agreements or for waivers or consents related to existing debt agreements;

(b) Pretax costs that an electrical corporation has previously incurred related to the
 retirement or abandonment of such an electric generating facility occurring before August 28,
 2021;

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(8) "Financing costs" includes all of the following:

(a) Interest and acquisition, defeasance, or redemption premiums payable onsecuritized utility tariff bonds;

37 (b) Any payment required under an ancillary agreement and any amount required to 38 fund or replenish a reserve account or other accounts established under the terms of any 39 indenture, ancillary agreement, or other financing documents pertaining to securitized utility 40 tariff bonds;

41 (c) Any other cost related to issuing, supporting, repaying, refunding, and servicing 42 securitized utility tariff bonds, including servicing fees, accounting and auditing fees, trustee 43 fees, legal fees, consulting fees, structuring adviser fees, administrative fees, placement and 44 underwriting fees, independent director and manager fees, capitalized interest, rating agency 45 fees, stock exchange listing and compliance fees, security registration fees, filing fees, information technology programming costs, and any other costs necessary to otherwise 46 ensure the timely payment of securitized utility tariff bonds or other amounts or charges 47 48 payable in connection with the bonds, including costs related to obtaining the financing order; 49 (d) Any taxes and license fees or other fees imposed on the revenues generated from

the collection of the securitized utility tariff charge or otherwise resulting from the collectionof securitized utility tariff charges, in any such case whether paid, payable, or accrued;

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52 (e) Any state and local taxes, franchise, gross receipts, and other taxes or similar 53 charges, including commission assessment fees, whether paid, payable, or accrued;

(f) Any costs associated with performance of the commission's responsibilities under this section in connection with approving, approving subject to conditions, or rejecting a petition for a financing order, and in performing its duties in connection with the issuance advice letter process, including costs to retain counsel, one or more financial advisors, or other consultants as deemed appropriate by the commission and paid pursuant to this section;

(9) "Financing order", an order from the commission that authorizes the issuance of
securitized utility tariff bonds; the imposition, collection, and periodic adjustments of a
securitized utility tariff charge; the creation of securitized utility tariff property; and the sale,
assignment, or transfer of securitized utility tariff property to an assignee;

63 (10) "Financing party", bondholders and trustees, collateral agents, any party under64 an ancillary agreement, or any other person acting for the benefit of bondholders;

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(11) "Financing statement", the same as defined in article 9 of the code;

66 (12) "Pledgee", a financing party to which an electrical corporation or its successors 67 or assignees mortgages, negotiates, pledges, or creates a security interest or lien on all or any 68 portion of its interest in or right to securitized utility tariff property;

69 (13) "Qualified extraordinary costs", costs incurred prudently before, on, or after 70 August 28, 2021, of an extraordinary nature which would cause extreme customer rate 71 impacts if reflected in retail customer rates recovered through customary ratemaking, such as 72 but not limited to those related to purchases of fuel or power, inclusive of carrying charges, 73 during anomalous weather events;

(14) "Rate base cutoff date", the same as defined in subdivision (4) of subsection 1 of
section 393.1400 as such term existed on August 28, 2021;

76 "Securitized utility tariff bonds", bonds, debentures, notes, certificates of (15)participation, certificates of beneficial interest, certificates of ownership, or other evidences 77 of indebtedness or ownership that are issued by an electrical corporation or an assignee 78 79 pursuant to a financing order, the proceeds of which are used directly or indirectly to recover, 80 finance, or refinance commission-approved securitized utility tariff costs and financing costs, and that are secured by or payable from securitized utility tariff property. If certificates of 81 participation or ownership are issued, references in this section to principal, interest, or 82 premium shall be construed to refer to comparable amounts under those certificates; 83

84 (16) "Securitized utility tariff charge", the amounts authorized by the commission to 85 repay, finance, or refinance securitized utility tariff costs and financing costs and that are, 86 except as otherwise provided for in this section, nonbypassable charges imposed on and part 87 of all retail customer bills, collected by an electrical corporation or its successors or assignees, 88 or a collection agent, in full, separate and apart from the electrical corporation's base rates,

and paid by all existing or future retail customers receiving electrical service from the electrical corporation or its successors or assignees under commission-approved rate schedules, except for customers receiving electrical service under special contracts as of August 28, 2021, even if a retail customer elects to purchase electricity from an alternative electricity supplier following a fundamental change in regulation of public utilities in this state;

95 (17) "Securitized utility tariff costs", either energy transition costs or qualified 96 extraordinary costs as the case may be;

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(18) "Securitized utility tariff property", all of the following:

(a) All rights and interests of an electrical corporation or successor or assignee of the
electrical corporation under a financing order, including the right to impose, bill, charge,
collect, and receive securitized utility tariff charges authorized under the financing order and
to obtain periodic adjustments to such charges as provided in the financing order;

102 (b) All revenues, collections, claims, rights to payments, payments, money, or 103 proceeds arising from the rights and interests specified in the financing order, regardless of 104 whether such revenues, collections, claims, rights to payment, payments, money, or proceeds 105 are imposed, billed, received, collected, or maintained together with or commingled with 106 other revenues, collections, rights to payment, payments, money, or proceeds;

107 (19) "Special contract", electrical service provided under the terms of a special 108 incremental load rate schedule at a fixed price rate approved by the commission.

109 2. (1) An electrical corporation may petition the commission for a financing order to 110 finance energy transition costs through an issuance of securitized utility tariff bonds. The 111 petition shall include all of the following:

(a) A description of the electric generating facility or facilities that the electrical corporation has retired or abandoned, or proposes to retire or abandon, prior to the date that all undepreciated investment relating thereto has been recovered through rates and the reasons for undertaking such early retirement or abandonment, or if the electrical corporation is subject to a separate commission order or proceeding relating to such retirement or abandonment as contemplated by subdivision (2) of this subsection, and a description of the order or other proceeding;

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(b) The energy transition costs;

(c) An indicator of whether the electrical corporation proposes to finance all or a portion of the energy transition costs using securitized utility tariff bonds. If the electrical corporation proposes to finance a portion of the costs, the electrical corporation shall identify the specific portion in the petition. By electing not to finance all or any portion of such energy transition costs using securitized utility tariff bonds, an electrical corporation shall not

125 be deemed to waive its right to recover such costs pursuant to a separate proceeding with the 126 commission;

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(d) An estimate of the financing costs related to the securitized utility tariff bonds;

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(e) An estimate of the securitized utility tariff charges necessary to recover the securitized utility tariff costs and financing costs and the period for recovery of such costs;

130 (f) A comparison between the net present value of the costs to customers that are 131 estimated to result from the issuance of securitized utility tariff bonds and the costs that would 132 result from the application of the traditional method of financing and recovering the 133 undepreciated investment of facilities that may become securitized utility tariff costs from 134 customers. The comparison should demonstrate that the issuance of securitized utility tariff 135 bonds and the imposition of securitized utility tariff charges are expected to provide 136 quantifiable net present value benefits to customers;

(g) A proposed future ratemaking process to reconcile any differences between 137 138 securitized utility tariff costs financed by securitized utility tariff bonds and the final 139 securitized costs incurred by the electrical corporation or assignee provided that any such 140 reconciliation shall not affect the amount of securitized utility tariff bonds or the associated 141 securitized utility tariff charges paid by customers; and

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(h) Direct testimony supporting the petition.

143 (2) An electrical corporation may petition the commission for a financing order to 144 finance qualified extraordinary costs. The petition shall include all of the following:

145 (a) A description of the qualified extraordinary costs, including their magnitude, the 146 reasons those costs were incurred by the electrical corporation and the retail customer rate 147 impact that would result from customary ratemaking treatment of such costs;

148 (b) An indicator of whether the electrical corporation proposes to finance all or a portion of the qualified extraordinary costs using securitized utility tariff bonds. If the 149 150 electrical corporation proposes to finance a portion of the costs, the electrical corporation 151 shall identify the specific portion in the petition. By electing not to finance all or any portion 152 of such qualified extraordinary costs using securitized utility tariff bonds, an electrical 153 corporation shall not be deemed to waive its right to reflect such costs in its retail rates 154 pursuant to a separate proceeding with the commission;

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(c) An estimate of the financing costs related to the securitized utility tariff bonds;

156 (d) An estimate of the securitized utility tariff charges necessary to recover the 157 qualified extraordinary costs and financing costs and the period for recovery of such costs;

158 (e) A comparison between the net present value of the costs to customers that are 159 estimated to result from the issuance of securitized utility tariff bonds and the costs that would result from the application of the customary method of financing and reflecting the qualified 160 161 extraordinary costs in retail customer rates. The comparison should demonstrate that the 162 issuance of securitized utility tariff bonds and the imposition of securitized utility tariff 163 charges are expected to provide quantifiable net present value benefits to retail customers;

(f) A proposed future ratemaking process to reconcile any differences between securitized utility tariff costs financed by securitized utility tariff bonds and the final securitized costs incurred by the electrical corporation or assignee provided that any such reconciliation shall not affect the amount of securitized utility tariff bonds or the associated securitized utility tariff charges paid by customers; and

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(g) Direct testimony supporting the petition.

(3) (a) Proceedings on a petition submitted pursuant to this subsection begin with the
petition by an electrical corporation and shall be disposed of in accordance with the
requirements of this section and the rules of the commission, except as follows:

a. The commission shall establish a procedural schedule that permits a commissiondecision no later than two hundred fifteen days after the date the petition is filed;

b. No later than two hundred fifteen days after the date the petition is filed, the commission shall issue a financing order approving the petition, an order approving the petition subject to conditions, or an order rejecting the petition; provided, however, that the electrical corporation shall provide notice of intent to file a petition for a financing order to the commission no less than sixty days in advance of such filing;

c. Judicial review of a financing order may be had only in accordance with sections386.500 and 386.510.

182 (b) In performing its responsibilities under this section in approving, approving 183 subject to conditions, or rejecting a petition for a financing order, the commission may retain 184 counsel, one or more financial advisors, or other consultants as it deems appropriate. Such 185 outside counsel, advisor or advisors, or consultants shall owe a duty of loyalty solely to the 186 commission and shall have no interest in the proposed securitized utility tariff bonds. The 187 costs associated with any such engagements shall be paid by the petitioning corporation and 188 shall be included as financed costs in the securitized utility tariff charge and shall not be an 189 obligation of the state and shall be assigned solely to the subject transaction. The 190 commission may directly contract counsel, financial advisors, or other consultants as 191 necessary for effectuating the purposes of this section. Such contracting procedures 192 shall not be subject to the provisions of chapter 34; however the commission shall 193 establish a policy for the bid process. Such policy shall be publicly available and any 194 information related to contracts under the established policy shall be included in 195 publicly available rate case documentation.

196 (c) A financing order issued by the commission, after a hearing, to an electrical 197 corporation shall include all of the following elements:

a. The amount of securitized utility tariff costs to be financed using securitized utility tariff bonds and a finding that recovery of such costs is just and reasonable and in the public interest. The commission shall describe and estimate the amount of financing costs that may be recovered through securitized utility tariff charges and specify the period over which securitized utility tariff costs and financing costs may be recovered;

203 b. A finding that the proposed issuance of securitized utility tariff bonds and the 204 imposition and collection of a securitized utility tariff charge are just and reasonable and in 205 the public interest and are expected to provide quantifiable net present value benefits to 206 customers as compared to recovery of the components of securitized utility tariff costs that 207 would have been incurred absent the issuance of securitized utility tariff bonds. 208 Notwithstanding any provisions of this section to the contrary, in considering whether to 209 find the proposed issuance of securitized utility tariff bonds and the imposition and collection 210 of a securitized utility tariff charge are just and reasonable and in the public interest, the 211 commission may consider previous instances where it has issued financing orders to the 212 petitioning electrical corporation and such electrical corporation has previously issued 213 securitized utility tariff bonds;

c. A finding that the proposed structuring and pricing of the securitized utility tariff bonds are reasonably expected to result in the lowest securitized utility tariff charges consistent with market conditions at the time the securitized utility tariff bonds are priced and the terms of the financing order;

218 d. A requirement that, for so long as the securitized utility tariff bonds are outstanding 219 and until all financing costs have been paid in full, the imposition and collection of 220 securitized utility tariff charges authorized under a financing order shall be nonbypassable 221 and paid by all existing and future retail customers receiving electrical service from the 222 electrical corporation or its successors or assignees under commission-approved rate 223 schedules except for customers receiving electrical service under special contracts on August 224 28, 2021, even if a retail customer elects to purchase electricity from an alternative electric 225 supplier following a fundamental change in regulation of public utilities in this state;

e. A formula-based true-up mechanism for making, at least annually, expeditious periodic adjustments in the securitized utility tariff charges that customers are required to pay pursuant to the financing order and for making any adjustments that are necessary to correct for any overcollection or undercollection of the charges or to otherwise ensure the timely payment of securitized utility tariff bonds and financing costs and other required amounts and charges payable under the securitized utility tariff bonds;

f. The securitized utility tariff property that is, or shall be, created in favor of an electrical corporation or its successors or assignees and that shall be used to pay or secure securitized utility tariff bonds and approved financing costs;

g. The degree of flexibility to be afforded to the electrical corporation in establishing
the terms and conditions of the securitized utility tariff bonds, including, but not limited to,
repayment schedules, expected interest rates, and other financing costs;

h. How securitized utility tariff charges will be allocated among retail customer classes. The initial allocation shall remain in effect until the electrical corporation completes a general rate proceeding, and once the commission's order from that general rate proceeding becomes final, all subsequent applications of an adjustment mechanism regarding securitized utility tariff charges shall incorporate changes in the allocation of costs to customers as detailed in the commission's order from the electrical corporation's most recent general rate proceeding;

i. A requirement that, after the final terms of an issuance of securitized utility tariff bonds have been established and before the issuance of securitized utility tariff bonds, the electrical corporation determines the resulting initial securitized utility tariff charge in accordance with the financing order, and that such initial securitized utility tariff charge be final and effective upon the issuance of such securitized utility tariff bonds with such charge to be reflected on a compliance tariff sheet bearing such charge;

j. A method of tracing funds collected as securitized utility tariff charges, or other proceeds of securitized utility tariff property, determining that such method shall be deemed the method of tracing such funds and determining the identifiable cash proceeds of any securitized utility tariff property subject to a financing order under applicable law;

k. A statement specifying a future ratemaking process to reconcile any differences between the actual securitized utility tariff costs financed by securitized utility tariff bonds and the final securitized utility tariff costs incurred by the electrical corporation or assignee provided that any such reconciliation shall not affect the amount of securitized utility tariff bonds or the associated securitized utility tariff charges paid by customers;

1. A procedure that shall allow the electrical corporation to earn a return, at the cost of capital authorized from time to time by the commission in the electrical corporation's rate proceedings, on any moneys advanced by the electrical corporation to fund reserves, if any, or capital accounts established under the terms of any indenture, ancillary agreement, or other financing documents pertaining to the securitized utility tariff bonds;

m. In a financing order granting authorization to securitize energy transition costs or in a financing order granting authorization to securitize qualified extraordinary costs that include retired or abandoned facility costs, a procedure for the treatment of accumulated deferred income taxes and excess deferred income taxes in connection with the retired or abandoned or to be retired or abandoned electric generating facility, or in connection with retired or abandoned facilities included in qualified extraordinary costs. The accumulated deferred income taxes, including excess deferred income taxes, shall be excluded from rate

272 base in future general rate cases and the net tax benefits relating to amounts that will be 273 recovered through the issuance of securitized utility tariff bonds shall be credited to retail 274 customers by reducing the amount of such securitized utility tariff bonds that would otherwise 275 be issued. The customer credit shall include the net present value of the tax benefits, 276 calculated using a discount rate equal to the expected interest rate of the securitized utility 277 tariff bonds, for the estimated accumulated and excess deferred income taxes at the time of 278 securitization including timing differences created by the issuance of securitized utility tariff 279 bonds amortized over the period of the bonds multiplied by the expected interest rate on such 280 securitized utility tariff bonds;

n. An outside date, which shall not be earlier than one year after the date the financing order is no longer subject to appeal, when the authority to issue securitized utility tariff bonds granted in such financing order shall expire; and

o. Include any other conditions that the commission considers appropriate and that arenot inconsistent with this section.

(d) A financing order issued to an electrical corporation may provide that creation of the electrical corporation's securitized utility tariff property is conditioned upon, and simultaneous with, the sale or other transfer of the securitized utility tariff property to an assignee and the pledge of the securitized utility tariff property to secure securitized utility tariff bonds.

291 (e) If the commission issues a financing order, the electrical corporation shall file 292 with the commission at least annually a petition or a letter applying the formula-based true-up 293 mechanism and, based on estimates of consumption for each rate class and other 294 mathematical factors, requesting administrative approval to make the applicable 295 adjustments. The review of the filing shall be limited to determining whether there are 296 any mathematical or clerical errors in the application of the formula-based true-up mechanism 297 relating to the appropriate amount of any overcollection or undercollection of securitized utility tariff charges and the amount of an adjustment. The adjustments shall ensure the 298 299 recovery of revenues sufficient to provide for the payment of principal, interest, acquisition, 300 defeasance, financing costs, or redemption premium and other fees, costs, and charges in 301 respect of securitized utility tariff bonds approved under the financing order. Within thirty 302 days after receiving an electrical corporation's request pursuant to this paragraph, the 303 commission shall either approve the request or inform the electrical corporation of any 304 mathematical or clerical errors in its calculation. If the commission informs the electrical 305 corporation of mathematical or clerical errors in its calculation, the electrical corporation shall 306 correct its error and refile its request. The time frames previously described in this paragraph 307 shall apply to a refiled request.

308 (f) At the time of any transfer of securitized utility tariff property to an assignee or the 309 issuance of securitized utility tariff bonds authorized thereby, whichever is earlier, a financing 310 order is irrevocable and, except for changes made pursuant to the formula-based true-up 311 mechanism authorized in this section, the commission may not amend, modify, or terminate 312 the financing order by any subsequent action or reduce, impair, postpone, terminate, or 313 otherwise adjust securitized utility tariff charges approved in the financing order. After the 314 issuance of a financing order, the electrical corporation retains sole discretion regarding 315 whether to assign, sell, or otherwise transfer securitized utility tariff property or to cause 316 securitized utility tariff bonds to be issued, including the right to defer or postpone such 317 assignment, sale, transfer, or issuance.

318 (g) The commission, in a financing order and subject to the issuance advice letter process under paragraph (h) of this subdivision, shall specify the degree of flexibility to be 319 320 afforded the electrical corporation in establishing the terms and conditions for the securitized 321 utility tariff bonds to accommodate changes in market conditions, including repayment 322 schedules, interest rates, financing costs, collateral requirements, required debt service and 323 other reserves and the ability of the electrical corporation, at its option, to effect a series of 324 issuances of securitized utility tariff bonds and correlated assignments, sales, pledges, or other 325 transfers of securitized utility tariff property. Any changes made under this paragraph to 326 terms and conditions for the securitized utility tariff bonds shall be in conformance with the 327 financing order.

328 (h) As the actual structure and pricing of the securitized utility tariff bonds will be 329 unknown at the time the financing order is issued, prior to the issuance of each series of 330 bonds, an issuance advice letter shall be provided to the commission by the electrical 331 corporation following the determination of the final terms of such series of bonds no later 332 than one day after the pricing of the securitized utility tariff bonds. The commission shall 333 have the authority to designate a representative or representatives from commission staff, who 334 may be advised by a financial advisor or advisors contracted with the commission, to provide 335 input to the electrical corporation and collaborate with the electrical corporation in all facets 336 of the process undertaken by the electrical corporation to place the securitized utility tariff 337 bonds to market so the commission's representative or representatives can provide the 338 commission with an opinion on the reasonableness of the pricing, terms, and conditions of the 339 securitized utility tariff bonds on an expedited basis. Neither the designated representative or 340 representatives from the commission staff nor one or more financial advisors advising 341 commission staff shall have authority to direct how the electrical corporation places the bonds 342 to market although they shall be permitted to attend all meetings convened by the electrical 343 corporation to address placement of the bonds to market. The form of such issuance advice 344 letter shall be included in the financing order and shall indicate the final structure of the

345 securitized utility tariff bonds and provide the best available estimate of total ongoing 346 financing costs. The issuance advice letter shall report the initial securitized utility tariff 347 charges and other information specific to the securitized utility tariff bonds to be issued, as the 348 commission may require. Unless an earlier date is specified in the financing order, the 349 electrical corporation may proceed with the issuance of the securitized utility tariff bonds 350 unless, prior to noon on the fourth business day after the commission receives the issuance 351 advice letter, the commission issues a disapproval letter directing that the bonds as proposed 352 shall not be issued and the basis for that disapproval. The financing order may provide such 353 additional provisions relating to the issuance advice letter process as the commission 354 considers appropriate and as are not inconsistent with this section.

355 (4) (a) In performing the responsibilities of this section in connection with the 356 issuance of a financing order, approving the petition, an order approving the petition subject 357 to conditions, or an order rejecting the petition, the commission shall undertake due diligence 358 as it deems appropriate prior to the issuance of the order regarding the petition pursuant to 359 which the commission may request additional information from the electrical corporation and 360 may engage one or more financial advisors, one or more consultants, and counsel as the 361 commission deems necessary. Any financial advisor or advisors, counsel, and consultants 362 engaged by the commission shall have a fiduciary duty with respect to the proposed issuance 363 of securitized utility bonds solely to the commission. All expenses associated with such 364 services shall be included as part of the financing costs of the securitized utility tariff bonds 365 and shall be included in the securitized utility tariff charge.

366 (b) If an electrical corporation's petition for a financing order is denied or withdrawn, 367 or for any reason securitized utility tariff bonds are not issued, any costs of retaining one or 368 more financial advisors, one or more consultants, and counsel on behalf of the commission 369 shall be paid by the petitioning electrical corporation and shall be eligible for full recovery, 370 including carrying costs, if approved by the commission in the electrical corporation's future 371 rates.

(5) At the request of an electrical corporation, the commission may commence a proceeding and issue a subsequent financing order that provides for refinancing, retiring, or refunding securitized utility tariff bonds issued pursuant to the original financing order if the commission finds that the subsequent financing order satisfies all of the criteria specified in this section for a financing order. Effective upon retirement of the refunded securitized utility tariff bonds and the issuance of new securitized utility tariff bonds, the commission shall adjust the related securitized utility tariff charges accordingly.

(6) (a) A financing order remains in effect and securitized utility tariff property underthe financing order continues to exist until securitized utility tariff bonds issued pursuant to

381 the financing order have been paid in full or defeased and, in each case, all commission-382 approved financing costs of such securitized utility tariff bonds have been recovered in full.

(b) A financing order issued to an electrical corporation remains in effect and
 unabated notwithstanding the reorganization, bankruptcy, or other insolvency proceedings,
 merger, or sale of the electrical corporation or its successors or assignees.

386 3. (1) The commission may not, in exercising its powers and carrying out its duties 387 regarding any matter within its authority, consider the securitized utility tariff bonds issued 388 pursuant to a financing order to be the debt of the electrical corporation other than for federal 389 and state income tax purposes, consider the securitized utility tariff charges paid under the 390 financing order to be the revenue of the electrical corporation for any purpose, consider the 391 securitized utility tariff costs or financing costs specified in the financing order to be the costs of the electrical corporation, nor may the commission determine any action taken by an 392 393 electrical corporation which is consistent with the financing order to be unjust or 394 unreasonable, and section 386.300 shall not apply to the issuance of securitized utility 395 tariff bonds.

396 (2) Securitized utility tariff charges shall not be utilized or accounted for in 397 determining the electrical corporation's average overall rate, as defined in section 393.1655 398 and as used to determine the maximum retail rate impact limitations provided for by 399 subsections 3 and 4 of section 393.1655.

400 (3) No electrical corporation is required to file a petition for a financing order under 401 this section or otherwise utilize this section. An electrical corporation's decision not to file a 402 petition for a financing order under this section shall not be admissible in any commission 403 proceeding nor shall it be otherwise utilized or relied on by the commission in any proceeding 404 respecting the electrical corporation's rates or its accounting, including, without limitation, 405 any general rate proceeding, fuel adjustment clause docket, or proceedings relating to 406 accounting authority, whether initiated by the electrical corporation or otherwise. The 407 commission may not order or otherwise directly or indirectly require an electrical corporation 408 to use securitized utility tariff bonds to recover securitized utility tariff costs or to finance any 409 project, addition, plant, facility, extension, capital improvement, equipment, or any other 410 expenditure.

411 (4) The commission may not refuse to allow an electrical corporation to recover 412 securitized utility tariff costs in an otherwise permissible fashion, or refuse or condition 413 authorization or approval of the issuance and sale by an electrical corporation of securities or 414 the assumption by the electrical corporation of liabilities or obligations, because of the 415 potential availability of securitized utility tariff bond financing.

416 (5) After the issuance of a financing order with or without conditions, the electrical 417 corporation retains sole discretion regarding whether to cause the securitized utility tariff

418 bonds to be issued, including the right to defer or postpone such sale, assignment, transfer, or 419 issuance. Nothing shall prevent the electrical corporation from abandoning the issuance of 420 securitized utility tariff bonds under the financing order by filing with the commission a 421 statement of abandonment and the reasons therefor; provided, that the electrical corporation's 422 abandonment decision shall not be deemed imprudent because of the potential availability of 423 securitized utility tariff bond financing; and provided further, that an electrical corporation's 424 decision to abandon issuance of such bonds may be raised by any party, including the 425 commission, as a reason the commission should not authorize, or should modify, the rate-426 making treatment proposed by the electrical corporation of the costs associated with the 427 electric generating facility that was the subject of a petition under this section that would have 428 been securitized as energy transition costs had such abandonment decision not been made, but 429 only if the electrical corporation requests nonstandard plant retirement treatment of such costs 430 for rate-making purposes.

431 (6) The commission may not, directly or indirectly, utilize or consider the debt 432 reflected by the securitized utility tariff bonds in establishing the electrical corporation's 433 capital structure used to determine any regulatory matter, including but not limited to the 434 electrical corporation's revenue requirement used to set its rates.

435 (7) The commission may not, directly or indirectly, consider the existence of 436 securitized utility tariff bonds or the potential use of securitized utility tariff bond financing 437 proceeds in determining the electrical corporation's authorized rate of return used to 438 determine the electrical corporation's revenue requirement used to set its rates.

439 4. The electric bills of an electrical corporation that has obtained a financing order 440 and caused securitized utility tariff bonds to be issued shall comply with the provisions of this 441 subsection; however, the failure of an electrical corporation to comply with this subsection 442 does not invalidate, impair, or affect any financing order, securitized utility tariff property, 443 securitized utility tariff charge, or securitized utility tariff bonds. The electrical corporation 444 shall do the following:

(1) Explicitly reflect that a portion of the charges on such bill represents securitized utility tariff charges approved in a financing order issued to the electrical corporation and, if the securitized utility tariff property has been transferred to an assignee, shall include a statement to the effect that the assignee is the owner of the rights to securitized utility tariff charges and that the electrical corporation or other entity, if applicable, is acting as a collection agent or servicer for the assignee. The tariff applicable to customers shall indicate the securitized utility tariff charge and the ownership of the charge;

452 (2) Include the securitized utility tariff charge on each customer's bill as a separate 453 line item and include both the rate and the amount of the charge on each bill.

5. (1) (a) All securitized utility tariff property that is specified in a financing order constitutes an existing, present intangible property right or interest therein, notwithstanding that the imposition and collection of securitized utility tariff charges depends on the electrical corporation, to which the financing order is issued, performing its servicing functions relating to the collection of securitized utility tariff charges and on future electricity consumption. The property exists:

460 a. Regardless of whether or not the revenues or proceeds arising from the property 461 have been billed, have accrued, or have been collected; and

b. Notwithstanding the fact that the value or amount of the property is dependent on
the future provision of service to customers by the electrical corporation or its successors or
assignees and the future consumption of electricity by customers.

(b) Securitized utility tariff property specified in a financing order exists until
securitized utility tariff bonds issued pursuant to the financing order are paid in full and all
financing costs and other costs of such securitized utility tariff bonds have been recovered in
full.

469 (c) All or any portion of securitized utility tariff property specified in a financing 470 order issued to an electrical corporation may be transferred, sold, conveyed, or assigned to a 471 successor or assignee that is wholly owned, directly or indirectly, by the electrical corporation 472 and created for the limited purpose of acquiring, owning, or administering securitized utility tariff property or issuing securitized utility tariff bonds under the financing order. All or any 473 474 portion of securitized utility tariff property may be pledged to secure securitized utility tariff 475 bonds issued pursuant to the financing order, amounts payable to financing parties and to 476 counterparties under any ancillary agreements, and other financing costs. Any transfer, sale, 477 conveyance, assignment, grant of a security interest in or pledge of securitized utility tariff 478 property by an electrical corporation, or an affiliate of the electrical corporation, to an 479 assignee, to the extent previously authorized in a financing order, does not require the prior 480 consent and approval of the commission.

481 (d) If an electrical corporation defaults on any required remittance of securitized 482 utility tariff charges arising from securitized utility tariff property specified in a financing 483 order, a court, upon application by an interested party, and without limiting any other 484 remedies available to the applying party, shall order the sequestration and payment of the 485 revenues arising from the securitized utility tariff property to the financing parties or their 486 assignees. Any such financing order remains in full force and effect notwithstanding any 487 reorganization, bankruptcy, or other insolvency proceedings with respect to the electrical corporation or its successors or assignees. 488

489 (e) The interest of a transferee, purchaser, acquirer, assignee, or pledgee in securitized 490 utility tariff property specified in a financing order issued to an electrical corporation, and in

491 the revenue and collections arising from that property, is not subject to setoff, counterclaim, 492 surcharge, or defense by the electrical corporation or any other person or in connection with 493 the reorganization, bankruptcy, or other insolvency of the electrical corporation or any other 494 entity.

495 (f) Any successor to an electrical corporation, whether pursuant to any reorganization, 496 bankruptcy, or other insolvency proceeding or whether pursuant to any merger or acquisition, 497 sale, or other business combination, or transfer by operation of law, as a result of electrical 498 corporation restructuring or otherwise, shall perform and satisfy all obligations of, and have 499 the same rights under a financing order as, the electrical corporation under the financing order 500 in the same manner and to the same extent as the electrical corporation, including collecting 501 and paying to the person entitled to receive the revenues, collections, payments, or proceeds 502 of the securitized utility tariff property. Nothing in this section is intended to limit or impair 503 any authority of the commission concerning the transfer or succession of interests of public 504 utilities.

505 (g) Securitized utility tariff bonds shall be nonrecourse to the credit or any assets of 506 the electrical corporation other than the securitized utility tariff property as specified in the 507 financing order and any rights under any ancillary agreement.

(2) (a) The creation, perfection, priority, and enforcement of any security interest in securitized utility tariff property to secure the repayment of the principal and interest and other amounts payable in respect of securitized utility tariff bonds, amounts payable under any ancillary agreement and other financing costs are governed by this section and not by the provisions of the code, except as otherwise provided in this section.

513 (b) A security interest in securitized utility tariff property is created, valid, and 514 binding at the later of the time:

515 a. The financing order is issued;

516 b. A security agreement is executed and delivered by the debtor granting such 517 security interest;

518 c. The debtor has rights in such securitized utility tariff property or the power to 519 transfer rights in such securitized utility tariff property; or

520 d. Value is received for the securitized utility tariff property.

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522 The description of securitized utility tariff property in a security agreement is sufficient if the 523 description refers to this section and the financing order creating the securitized utility tariff 524 property. A security interest shall attach as provided in this paragraph without any physical 525 delivery of collateral or other act.

526 (c) Upon the filing of a financing statement with the office of the secretary of state as 527 provided in this section, a security interest in securitized utility tariff property shall be

528 perfected against all parties having claims of any kind in tort, contract, or otherwise against 529 the person granting the security interest, and regardless of whether the parties have notice of 530 the security interest. Without limiting the foregoing, upon such filing a security interest in 531 securitized utility tariff property shall be perfected against all claims of lien creditors, and 532 shall have priority over all competing security interests and other claims other than any 533 security interest previously perfected in accordance with this section.

534 (d) The priority of a security interest in securitized utility tariff property is not 535 affected by the commingling of securitized utility tariff charges with other amounts. Any 536 pledgee or secured party shall have a perfected security interest in the amount of all 537 securitized utility tariff charges that are deposited in any cash or deposit account of the 538 qualifying electrical corporation in which securitized utility tariff charges have been 539 commingled with other funds and any other security interest that may apply to those funds 540 shall be terminated when they are transferred to a segregated account for the assignee or a 541 financing party.

542 (e) No application of the formula-based true-up mechanism as provided in this 543 section will affect the validity, perfection, or priority of a security interest in or transfer of 544 securitized utility tariff property.

545 (f) If a default occurs under the securitized utility tariff bonds that are secured by a 546 security interest in securitized utility tariff property, the financing parties or their 547 representatives may exercise the rights and remedies available to a secured party under the 548 code, including the rights and remedies available under part 6 of article 9 of the code. The 549 commission may also order amounts arising from securitized utility tariff charges be 550 transferred to a separate account for the financing parties' benefit, to which their lien and 551 security interest shall apply. On application by or on behalf of the financing parties, the 552 circuit court for the county or city in which the electrical corporation's headquarters is located 553 shall order the sequestration and payment to them of revenues arising from the securitized 554 utility tariff charges.

555 (3) (a) Any sale, assignment, or other transfer of securitized utility tariff property 556 shall be an absolute transfer and true sale of, and not a pledge of or secured transaction 557 relating to, the seller's right, title, and interest in, to, and under the securitized utility tariff 558 property if the documents governing the transaction expressly state that the transaction is a 559 sale or other absolute transfer other than for federal and state income tax purposes. For all 560 purposes other than federal and state income tax purposes, the parties' characterization of a 561 transaction as a sale of an interest in securitized utility tariff property shall be conclusive that 562 the transaction is a true sale and that ownership has passed to the party characterized as the 563 purchaser, regardless of whether the purchaser has possession of any documents evidencing

564 or pertaining to the interest. A sale or similar outright transfer of an interest in securitized 565 utility tariff property may occur only when all of the following have occurred:

566 a. The financing order creating the securitized utility tariff property has become 567 effective;

568 b. The documents evidencing the transfer of securitized utility tariff property have 569 been executed by the assignor and delivered to the assignee; and

570 c. Value is received for the securitized utility tariff property.

571

572 After such a transaction, the securitized utility tariff property is not subject to any claims of 573 the transferor or the transferor's creditors, other than creditors holding a prior security interest 574 in the securitized utility tariff property perfected in accordance with this section.

575 (b) The characterization of the sale, assignment, or other transfer as an absolute 576 transfer and true sale and the corresponding characterization of the property interest of the 577 purchaser shall not be affected or impaired by the occurrence of any of the following factors:

578

a. Commingling of securitized utility tariff charges with other amounts;

579 b. The retention by the seller of (i) a partial or residual interest, including an equity 580 interest, in the securitized utility tariff property, whether direct or indirect, or whether 581 subordinate or otherwise, or (ii) the right to recover costs associated with taxes, franchise 582 fees, or license fees imposed on the collection of securitized utility tariff charges;

583

c. Any recourse that the purchaser may have against the seller;

584 d. Any indemnification rights, obligations, or repurchase rights made or provided by 585 the seller;

586 e. The obligation of the seller to collect securitized utility tariff charges on behalf of 587 an assignee;

f. The transferor acting as the servicer of the securitized utility tariff charges or the existence of any contract that authorizes or requires the electrical corporation, to the extent that any interest in securitized utility tariff property is sold or assigned, to contract with the assignee or any financing party that it will continue to operate its system to provide service to its customers, will collect amounts in respect of the securitized utility tariff charges for the benefit and account of such assignee or financing party, and will account for and remit such amounts to or for the account of such assignee or financing party;

595 g. The treatment of the sale, conveyance, assignment, or other transfer for tax, 596 financial reporting, or other purposes;

h. The granting or providing to bondholders a preferred right to the securitized utility tariff property or credit enhancement by the electrical corporation or its affiliates with respect to such securitized utility tariff bonds;

600 i. Any application of the formula-based true-up mechanism as provided in this 601 section.

602 (c) Any right that an electrical corporation has in the securitized utility tariff property 603 before its pledge, sale, or transfer or any other right created under this section or created in the 604 financing order and assignable under this section or assignable pursuant to a financing order 605 is property in the form of a contract right or a chose in action. Transfer of an interest in 606 securitized utility tariff property to an assignee is enforceable only upon the later of:

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a. The issuance of a financing order;

b. The assignor having rights in such securitized utility tariff property or the power totransfer rights in such securitized utility tariff property to an assignee;

610 c. The execution and delivery by the assignor of transfer documents in connection 611 with the issuance of securitized utility tariff bonds; and

d. The receipt of value for the securitized utility tariff property.

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An enforceable transfer of an interest in securitized utility tariff property to an assignee is perfected against all third parties, including subsequent judicial or other lien creditors, when a notice of that transfer has been given by the filing of a financing statement in accordance with subsection 7 of this section. The transfer is perfected against third parties as of the date of filing.

619 (d) The priority of a transfer perfected under this section is not impaired by any later 620 modification of the financing order or securitized utility tariff property or by the commingling 621 of funds arising from securitized utility tariff property with other funds. Any other security 622 interest that may apply to those funds, other than a security interest perfected under this 623 section, is terminated when they are transferred to a segregated account for the assignee or a 624 financing party. If securitized utility tariff property has been transferred to an assignee or 625 financing party, any proceeds of that property shall be held in trust for the assignee or 626 financing party.

627 (e) The priority of the conflicting interests of assignees in the same interest or rights 628 in any securitized utility tariff property is determined as follows:

a. Conflicting perfected interests or rights of assignees rank according to priority in
 time of perfection. Priority dates from the time a filing covering the transfer is made in
 accordance with subsection 7 of this section;

b. A perfected interest or right of an assignee has priority over a conflicting
unperfected interest or right of an assignee;

c. A perfected interest or right of an assignee has priority over a person who becomesa lien creditor after the perfection of such assignee's interest or right.

636 6. The description of securitized utility tariff property being transferred to an assignee 637 in any sale agreement, purchase agreement, or other transfer agreement, granted or pledged to 638 a pledgee in any security agreement, pledge agreement, or other security document, or 639 indicated in any financing statement is only sufficient if such description or indication refers 640 to the financing order that created the securitized utility tariff property and states that the 641 agreement or financing statement covers all or part of the property described in the financing 642 order. This section applies to all purported transfers of, and all purported grants or liens or 643 security interests in, securitized utility tariff property, regardless of whether the related sale 644 agreement, purchase agreement, other transfer agreement, security agreement, pledge 645 agreement, or other security document was entered into, or any financing statement was filed.

646 7. The secretary of state shall maintain any financing statement filed to perfect a sale 647 or other transfer of securitized utility tariff property and any security interest in securitized 648 utility tariff property under this section in the same manner that the secretary of state 649 maintains financing statements filed under the code to perfect a security interest in collateral 650 owned by a transmitting utility. Except as otherwise provided in this section, all financing 651 statements filed pursuant to this section shall be governed by the provisions regarding 652 financing statements and the filing thereof under the code, including part 5 of article 9 of the 653 code. A security interest in securitized utility tariff property may be perfected only by the 654 filing of a financing statement in accordance with this section, and no other method of 655 perfection shall be effective. Notwithstanding any provision of the code to the contrary, a 656 financing statement filed pursuant to this section is effective until a termination statement is 657 filed under the code, and no continuation statement need be filed to maintain its effectiveness. 658 A financing statement filed pursuant to this section may indicate that the debtor is a 659 transmitting utility, and without regard to whether the debtor is an electrical corporation, an 660 assignee or otherwise qualifies as a transmitting utility under the code, but the failure to make 661 such indication shall not impair the duration and effectiveness of the financing statement.

662 8. The law governing the validity, enforceability, attachment, perfection, priority, and 663 exercise of remedies with respect to the transfer of an interest or right or the pledge or 664 creation of a security interest in any securitized utility tariff property shall be the laws of this 665 state.

9. Neither the state nor its political subdivisions are liable on any securitized utility tariff bonds, and the bonds are not a debt or a general obligation of the state or any of its political subdivisions, agencies, or instrumentalities, nor are they special obligations or indebtedness of the state or any agency or political subdivision. An issue of securitized utility tariff bonds does not, directly, indirectly, or contingently, obligate the state or any agency, political subdivision, or instrumentality of the state to levy any tax or make any appropriation for payment of the securitized utility tariff bonds, other than in their capacity as consumers of

electricity. All securitized utility tariff bonds shall contain on the face thereof a statement to
the following effect: "Neither the full faith and credit nor the taxing power of the state of
Missouri is pledged to the payment of the principal of, or interest on, this bond.".

676 10. All of the following entities may legally invest any sinking funds, moneys, or 677 other funds in securitized utility tariff bonds:

(1) Subject to applicable statutory restrictions on state or local investment authority,
the state, units of local government, political subdivisions, public bodies, and public officers,
except for members of the commission, the commission's technical advisory and other staff,
or employees of the office of the public counsel;

682 (2) Banks and bankers, savings and loan associations, credit unions, trust companies,
683 savings banks and institutions, investment companies, insurance companies, insurance
684 associations, and other persons carrying on a banking or insurance business;

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(3) Personal representatives, guardians, trustees, and other fiduciaries;

686 (4) All other persons authorized to invest in bonds or other obligations of a similar687 nature.

11. (1) The state and its agencies, including the commission, pledge and agree with bondholders, the owners of the securitized utility tariff property, and other financing parties that the state and its agencies will not take any action listed in this subdivision. This subdivision does not preclude limitation or alteration if full compensation is made by law for the full protection of the securitized utility tariff charges collected pursuant to a financing order and of the bondholders and any assignee or financing party entering into a contract with the electrical corporation. The prohibited actions are as follows:

(a) Alter the provisions of this section, which authorize the commission to create an
irrevocable contract right or chose in action by the issuance of a financing order, to create
securitized utility tariff property, and make the securitized utility tariff charges imposed by a
financing order irrevocable, binding, or nonbypassable charges for all existing and future
retail customers of the electrical corporation except its existing special contract customers;

(b) Take or permit any action that impairs or would impair the value of securitized
utility tariff property or the security for the securitized utility tariff bonds or revises the
securitized utility tariff costs for which recovery is authorized;

(c) In any way impair the rights and remedies of the bondholders, assignees, and otherfinancing parties;

(d) Except for changes made pursuant to the formula-based true-up mechanism authorized under this section, reduce, alter, or impair securitized utility tariff charges that are to be imposed, billed, charged, collected, and remitted for the benefit of the bondholders, any assignee, and any other financing parties until any and all principal, interest, premium, financing costs and other fees, expenses, or charges incurred, and any contracts to be

710 performed, in connection with the related securitized utility tariff bonds have been paid and 711 performed in full.

(2) Any person or entity that issues securitized utility tariff bonds may include the language specified in this subsection in the securitized utility tariff bonds and related documentation.

An assignee or financing party is not an electrical corporation or person providing
 electric service by virtue of engaging in the transactions described in this section.

717 13. If there is a conflict between this section and any other law regarding the 718 attachment, assignment, or perfection, or the effect of perfection, or priority of, assignment or 719 transfer of, or security interest in securitized utility tariff property, this section shall govern.

14. If any provision of this section is held invalid or is invalidated, superseded, replaced, repealed, or expires for any reason, that occurrence does not affect the validity of any action allowed under this section which is taken by an electrical corporation, an assignee, a financing party, a collection agent, or a party to an ancillary agreement; and any such action remains in full force and effect with respect to all securitized utility tariff bonds issued or authorized in a financing order issued under this section before the date that such provision is held invalid or is invalidated, superseded, replaced, or repealed, or expires for any reason.

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