

House \_\_\_\_\_ Amendment NO. \_\_\_\_\_

Offered By

1 AMEND House Committee Substitute for House Bill No. 340, Page 5, Section 386.890, Line 147,  
2 by inserting after the number "9." the following:

3  
4 "No later than August 28, 2018, the division of energy within the department shall provide a  
5 report on the value of solar energy in Missouri to the general assembly. The report shall be  
6 conducted by a qualified contractor with experience in conducting similar studies and reports in  
7 other states. The report shall be conducted in such a way as to reflect all of the costs and benefits to  
8 retail electric suppliers that result from customer-generators taking service under a net metering  
9 tariff under this section. Assessment of costs and benefits in the report under this subsection shall,  
10 at a minimum, include consideration of the retail electric suppliers' avoided fuel costs, avoided  
11 transmission and distribution costs, avoided environmental remediation and compliance costs, and  
12 any other costs or benefits that can reasonably be shown by the selected contractor, except that  
13 reductions in utility revenue due to customer-generators taking service under a net metering tariff  
14 under this section shall not be included as a cost. The report shall be funded through an assessment  
15 on all retail electric suppliers according to the proportion of total electric retail sales each retail  
16 electric supplier represents in the state. Upon completion, the report shall be made publicly  
17 available on the division of energy's website, and the commission or the governing body of a rural  
18 electric cooperative or municipal utility shall ensure that all retail electric suppliers offer eligible  
19 customer-generators an alternative tariff providing customer-generators with the full value of the  
20 excess generation they provide back to their retail electric supplier, at the rate per kilowatt-hour as  
21 determined by the report created under this subsection.

22 10. The commission shall, within nine months of January 1, 2008, promulgate initial rules";  
23 and

24  
25 Further amend said bill by renumbering the subsequent subsections accordingly; and

26  
27 Further amend said bill by amending the title, enacting clause, and intersectional references  
28 accordingly.

Action Taken \_\_\_\_\_ Date \_\_\_\_\_