House		Amendment NO
	Offered By	
	itute for Senate Substitute for Senate erting after all of said section and line	
electrical corporation for service, of construction work in progress, as the [facility of the] electrical corporation of the service of the s	ded in section 393.1250, any charge or in connection therewith, which is hat term is defined in section 393.12 on facility, or any other cost associate property before it is fully operations rohibited."; and	based on the costs of 250, upon any existing or new ted with owning, operating,
Further amend said bill, Page 18, S and line the following:	Section 393.1015, Line 107, by inser	ting after all of said section
Power Act", the purpose of which is plants within this state or facilities shall not apply to clean baseload elethat are in commercial operation be 2. As used in this section, to (1) "Clean baseload generation	the following terms mean: ting plant", a new nuclear-fueled ele	n baseload electric generating oduce energy. This section le source generating facilities ectric generating facility
annually and is intended in whole of	d to be operated at a capacity factor of or in part to serve retail customers of	
associated with a clean baseload ge have been incurred but have not be	progress", the electrical corporation's enerating plant or renewable source; een included in the electrical corpora	generating facility, which tion's plant in service, and are
for Public Utilities and Licensees S Chart Accounts, as construction we	gulatory Commission's Uniform Sys Subject to the Provisions of the Fede ork in progress for electric plants in niform System of Accounts for the re	eral Power Act, Balance Sheet 18 CFR Part 101, or any
	erating facility", any electric generat methane, biomass, or any other renev	
does not produce significant carbon 3. The provisions of section		baseload generating plant, or
Action Taken	my if the plant of facility is rated at	Date

more. Costs recovered by an electrical corporation under the provisions of this section are subject to inclusion or exclusion from rates in a ratemaking proceeding pursuant to the commission's authority to determine just and reasonable rates. In addition, the commission may authorize an electrical corporation to make or demand charges for service based in whole or in part on additional amortizations to maintain the electrical corporation's financial ratios that will, in the commission's judgment, better enable the electrical corporation to cost-effectively construct a clean baseload generating plant or a renewable source generating facility.

4. The commission may promulgate rules to assist in the implementation 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, 2020, shall be invalid and void."; and

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