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1 AN ACT concerning regulation.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

- Section 5. The Public Utilities Act is amended by changing Section 9-220 as follows:
- 6 (220 ILCS 5/9-220) (from Ch. 111 2/3, par. 9-220)
- 7 Sec. 9-220. Rate changes based on changes in fuel costs.
  - (a) Notwithstanding the provisions of Section 9-201, the Commission may authorize the increase or decrease of rates and charges based upon changes in the cost of fuel used in the generation or production of electric power, changes in the cost of purchased power, or changes in the cost of purchased gas through the application of fuel adjustment clauses or purchased gas adjustment clauses. The Commission may also authorize the or decrease of rates and charges based upon expenditures or revenues resulting from the purchase or sale of emission allowances created under the federal Clean Air Act Amendments of 1990, through such fuel adjustment clauses, as a cost of fuel. For the purposes of this paragraph, cost of fuel used in the generation or production of electric power shall include the amount of any fees paid by the utility for the implementation operation and of process for the а desulfurization of the flue gas when burning high sulfur coal

at any location within the State of Illinois irrespective of 1 2 the attainment status designation of such location; but shall not include transportation costs of coal (i) except to the 3 extent that for contracts entered into on and after the 5 effective date of this amendatory Act of 1997, the cost of the coal, including transportation costs, constitutes the lowest 6 7 cost for adequate and reliable fuel supply reasonably available 8 to the public utility in comparison to the cost, including 9 transportation costs, of other adequate and reliable sources of 10 fuel supply reasonably available to the public utility, or (ii) 11 except as otherwise provided in the next 3 sentences of this 12 paragraph. Such costs of fuel shall, when requested by a 13 utility or at the conclusion of the utility's next general 14 electric rate proceeding, whichever shall first occur, include 15 transportation costs of coal purchased under existing coal 16 purchase contracts. For purposes of this paragraph "existing coal purchase contracts" means contracts for the purchase of 17 coal in effect on the effective date of this amendatory Act of 18 19 1991, as such contracts may thereafter be amended, but only to 20 the extent that any such amendment does not increase the aggregate quantity of coal to be purchased under such contract. 21 22 Nothing herein shall authorize an electric utility to recover 23 fuel adjustment clause through its any amounts 24 transportation costs of coal that were included in the revenue 25 requirement used to set base rates in its most recent general 26 rate proceeding. Cost shall be based upon uniformly applied

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accounting principles. Annually, the Commission shall initiate public hearings to determine whether the clauses reflect actual costs of fuel, gas, power, or coal transportation purchased to determine whether such purchases were prudent, and to reconcile any amounts collected with the actual costs of fuel, power, gas, or coal transportation prudently purchased. In each such proceeding, the burden of proof shall be upon the utility to establish the prudence of its cost of fuel, power, gas, or coal transportation purchases and costs. The Commission shall issue its final order in each such annual proceeding for an electric utility by December 31 of the year immediately following the year to which the proceeding pertains, provided, that the Commission shall issue its final order with respect to such annual proceeding for the years 1996 and earlier by December 31, 1998.

(b) A public utility providing electric service, other than a public utility described in subsections (e) or (f) of this Section, may at any time during the mandatory transition period file with the Commission proposed tariff sheets that eliminate the public utility's fuel adjustment clause and adjust the public utility's base rate tariffs by the amount necessary for the base fuel component of the base rates to recover the public utility's average fuel and power supply costs per kilowatt-hour for the 2 most recent years for which the Commission has issued final orders in annual proceedings pursuant to subsection (a), where the average fuel and power supply costs per kilowatt-hour

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adjustment clause.

(c) Notwithstanding any contrary or inconsistent provisions in Section 9-201 of this Act, in subsection (a) of this Section or in any rules or regulations promulgated by the Commission pursuant to subsection (g) of this Section, a public utility providing electric service, other than a public utility described in subsection (e) or (f) of this Section, may at any

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time during the mandatory transition period file with the Commission proposed tariff sheets that establish the rate per kilowatt-hour to be applied pursuant to the public utility's fuel adjustment clause at the average value for such rate during the preceding 24 months, provided that such average rate results in a credit to customers' bills, without making any revisions to the public utility's base rate tariffs. The proposed tariff sheets shall establish the fuel adjustment rate for a specific time period of at least 3 years but not more than 5 years, provided that the terms and conditions for any reinstatement earlier than 5 years shall be set forth in the proposed tariff sheets and subject to modification or approval by the Commission. The Commission shall review and shall by order approve the proposed tariff sheets if it finds that the requirements of this subsection are met. The Commission shall not conduct the annual hearings specified in the last 3 sentences of subsection (a) of this Section for the utility for the period that the factor established pursuant to this subsection is in effect.

(d) A public utility providing electric service, or a public utility providing gas service may file with the Commission proposed tariff sheets that eliminate the public utility's fuel or purchased gas adjustment clause and adjust the public utility's base rate tariffs to provide for recovery of power supply costs or gas supply costs that would have been recovered through such clause; provided, that the provisions of

1 this subsection (d) shall not be available to a public utility 2 described in subsections (e) or (f) of this Section to eliminate its fuel adjustment clause. Notwithstanding any 3 contrary or inconsistent provisions in Section 9-201 of this 5 Act, in subsection (a) of this Section, or in any rules or 6 promulgated by the regulations Commission pursuant 7 subsection (g) of this Section, the Commission shall review and 8 shall by order approve, or approve as modified in 9 Commission's order, the proposed tariff sheets within 240 days 10 after the date of the public utility's filing. The Commission's 11 order shall approve rates and charges that the Commission, 12 based on information in the public utility's filing or on the 13 record if a hearing is held by the Commission, finds will recover the reasonable, prudent and necessary jurisdictional 14 15 power supply costs or gas supply costs incurred or to be 16 incurred by the public utility during a 12 month period found 17 by the Commission to be appropriate for these purposes, provided, that such period shall be either (i) a 12 month 18 historical period occurring during the 15 months ending on the 19 20 date of the public utility's filing, or (ii) a 12 month future period ending no later than 15 months following the date of the 21 22 public utility's filing. The public utility shall include with 23 its tariff filing information showing both (1) its actual jurisdictional power supply costs or gas supply costs for a 12 24 25 month historical period conforming to (i) above and (2) its 26 projected jurisdictional power supply costs or gas supply costs

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for a future 12 month period conforming to (ii) above. If the Commission's order requires modifications in the tariff sheets filed by the public utility, the public utility shall have 7 days following the date of the order to notify the Commission whether the public utility will implement the modified tariffs or elect to continue its fuel or purchased gas adjustment clause in force as though no order had been entered. The Commission's order shall provide for any reconciliation of power supply costs or gas supply costs, as the case may be, and associated revenues through the date that the public utility's fuel or purchased gas adjustment clause is eliminated. During the 5 years following the date of the Commission's order, a public utility whose fuel or purchased gas adjustment clause has been eliminated pursuant to this subsection shall not file proposed tariff sheets seeking, or otherwise petition the Commission for, reinstatement or adoption of a fuel or purchased gas adjustment clause. Nothing in this subsection (d) shall be construed as limiting the Commission's authority to eliminate a public utility's fuel adjustment clause or purchased gas adjustment clause in accordance with any other applicable provisions of this Act.

(e) Notwithstanding any contrary or inconsistent provisions in Section 9-201 of this Act, in subsection (a) of this Section, or in any rules promulgated by the Commission pursuant to subsection (g) of this Section, a public utility providing electric service to more than 1,000,000 customers in

this State may, within the first 6 months after the effective 1 2 date of this amendatory Act of 1997, file with the Commission proposed tariff sheets that eliminate, effective January 1, 3 1997, the public utility's fuel adjustment clause without 5 adjusting its base rates, and such tariff sheets shall be 6 effective upon filing. To the extent the application of the 7 fuel adjustment clause had resulted in net charges to customers 8 after January 1, 1997, the utility shall also file a tariff 9 sheet that provides for a refund stated on a per kilowatt-hour 10 basis of such charges over a period not to exceed 6 months; 11 provided however, that such refund shall not include the 12 proportional amounts of taxes paid under the Use Tax Act, 13 Service Use Tax Act, Service Occupation Tax Act, and Retailers' 14 Occupation Tax Act on fuel used in generation. The Commission 15 shall issue an order within 45 days after the date of the 16 public utility's filing approving or approving as modified such 17 tariff sheet. If the fuel adjustment clause is eliminated pursuant to this subsection, the Commission shall not conduct 18 19 the annual hearings specified in the last 3 sentences of 20 subsection (a) of this Section for the utility for any period after December 31, 1996 and prior to any reinstatement of such 21 22 clause. A public utility whose fuel adjustment clause has been 23 eliminated pursuant to this subsection shall not file a 24 proposed tariff sheet seeking, or otherwise petition the 25 Commission for, reinstatement of the fuel adjustment clause 26 prior to January 1, 2007.

1 (f)Notwithstanding any contrary or inconsistent provisions in Section 9-201 of this Act, in subsection (a) of 2 this Section, or in any rules or regulations promulgated by the 3 Commission pursuant to subsection (g) of this Section, a public 5 utility providing electric service to more than 500,000 6 customers but fewer than 1,000,000 customers in this State may, within the first 6 months after the effective date of this 7 amendatory Act of 1997, file with the Commission proposed 8 9 tariff sheets that eliminate, effective January 1, 1997, the 10 public utility's fuel adjustment clause and adjust its base 11 rates by the amount necessary for the base fuel component of 12 the base rates to recover 91% of the public utility's average fuel and power supply costs for the 2 most recent years for 13 which the Commission, as of January 1, 1997, has issued final 14 15 orders in annual proceedings pursuant to subsection (a), where 16 the average fuel and power supply costs per kilowatt-hour shall 17 be calculated as the sum of the public utility's prudent and allowable fuel and power supply costs as found by the 18 19 Commission in the 2 proceedings divided by the public utility's 20 actual jurisdictional kilowatt-hour sales for those 2 years, provided, that such tariff sheets shall be effective upon 21 22 filing. To the extent the application of the fuel adjustment 23 clause had resulted in net charges to customers after January 1, 1997, the utility shall also file a tariff sheet that 24 25 provides for a refund stated on a per kilowatt-hour basis of 26 such charges over a period not to exceed 6 months. Provided

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however, that such refund shall not include the proportional amounts of taxes paid under the Use Tax Act, Service Use Tax Act, Service Occupation Tax Act, and Retailers' Occupation Tax Act on fuel used in generation. The Commission shall issue an order within 45 days after the date of the public utility's filing approving or approving as modified such tariff sheet. If the fuel adjustment clause is eliminated pursuant to this subsection, the Commission shall not conduct the annual hearings specified in the last 3 sentences of subsection (a) of this Section for the utility for any period after December 31, 1996 and prior to any reinstatement of such clause. A public utility whose fuel adjustment clause has been eliminated pursuant to this subsection shall not file a proposed tariff sheet seeking, or otherwise petition the Commission for, reinstatement of the fuel adjustment clause prior to January 1, 2007.

- (g) The Commission shall have authority to promulgate rules and regulations to carry out the provisions of this Section.
- (h) Any gas utility may enter into a <del>20 year supply</del> contract for up to 20 years of supply with any company for the purchase of synthetic natural gas produced from coal through the gasification process if the company has commenced construction of a coal gasification facility by July 1, 2009 2008. The cost for the synthetic natural gas is reasonable and prudent and recoverable through the purchased gas adjustment clause for years one through 10 of the contract if: (i) the

only coal used in the gasification process has high volatile 1 2 bituminous rank and greater than 1.7 pounds of sulfur per 3 million Btu content; (ii) at the time the contract term commences, the price per million Btu does not exceed  $$6.85 $\frac{$5}{$}$ 4 5 in 2008 <del>2004</del> dollars, adjusted annually based on the change in 6 the Annual Consumer Price Index for All Urban Consumers for the Midwest Region as published in April by the United States 7 8 Department of Labor, Bureau of Labor Statistics (or a suitable 9 Consumer Price Index calculation if this Consumer Price Index 10 is not available) for the previous calendar year; provided that 11 the price per million Btu shall not exceed \$7.75  $\frac{$5.50}{}$  at any 12 time during the contract; (iii) the utility's aggregate long-term supply contracts for the purchase of synthetic 13 14 natural gas produced from coal through the gasification process 15 does not exceed 25% of the annual system supply requirements of 16 the utility at the time the contract is entered into; and (iv) 17 the contract is entered into within 120 days one year after the effective date of this amendatory Act of the 95th 94th General 18 19 Assembly and terminates no more than 20 years after the commencement of the commercial production of synthetic natural 20 21 gas. Contracts greater than 10 years The contract shall provide 22 that if, at any time during supply years 11 through 20 of the 23 contract, the Commission determines that the cost for the 24 synthetic natural gas purchased under the contract during 25 supply years 11 through 20 is not reasonable and prudent, then 26 the company shall reimburse the utility for the difference

- 1 between the cost deemed reasonable and prudent by the
- 2 Commission and the cost imposed under the contract.
- 3 (i) If a gas utility or an affiliate of a gas utility has
- an ownership interest in any entity that produces or sells 4
- 5 synthetic natural gas, Article VII of this Act shall apply.
- 6 (Source: P.A. 94-63, eff. 6-21-05.)
- Section 99. Effective date. This Act takes effect upon 7
- 8 becoming law.