58th Legislature SB0330.01

## SENATE BILL NO. 330

## INTRODUCED BY J. MANGAN

A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING THE PUBLIC SERVICE COMMISSION TO TAKE INTO ACCOUNT THE ECONOMIC BENEFITS OF A DEFAULT SUPPLIER'S PROCUREMENT OF ELECTRICITY SUPPLY; AMENDING SECTION 69-8-210, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 69-8-210, MCA, is amended to read:

"69-8-210. Public utilities -- electricity supply. (1) On the effective date of a commission order implementing a public utility's transition plan pursuant to 69-8-202, the public utility shall remove its generation assets from the rate base.

- (2) During the transition period, the commission may establish cost-based prices for electricity supply service for customers that do not have a choice of electricity supply service or that have not yet chosen an electricity supplier.
- (3) If the transition period is extended, then the customers' distribution services provider default supplier shall:
- (a) extend any cost-based contract with the <del>distribution services provider's</del> <u>default supplier's</u> affiliate supplier for a term of not more than 3 years; or
  - (b) purchase electricity from the market; and
- (c) use a mechanism that recovers electricity supply costs in rates to ensure that those costs are fully recovered.
- (4) The commission shall, in reviewing the procurement of electricity supply by the default supplier, take into account the economic benefits that are associated with the electricity supply procurement.
- (4)(5) If a public utility intends to be an electricity supplier through an unregulated division, then the public utility must be licensed as an electricity supplier pursuant to 69-8-404."

NEW SECTION. Section 2. Effective date. [This act] is effective on passage and approval.

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