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NATURAL GAS INFRASTRUCTURE AMENDMENTS



Other Special Clauses:

	None
U	tah Code Sections Affected:
A	MENDS:
	54-17-401, as last amended by Laws of Utah 2008, Chapter 382
	54-17-402, as last amended by Laws of Utah 2008, Chapter 382
	54-17-403, as enacted by Laws of Utah 2005, Chapter 11
Ве	e it enacted by the Legislature of the state of Utah:
	Section 1. Section 54-17-401 is amended to read:
	54-17-401. Definitions.
	(1) As used in this part:
	[(1)] (a) "Energy utility" means one of the following with 200,000 retail customers in
th	e state:
	[(a)] (i) an electrical corporation; or
	[(b)] <u>(ii)</u> a gas corporation.
	[(2)(a)] (b) "Resource decision" means a decision, other than a decision to construct or
ac	quire a significant energy resource, involving:
	(i) an energy utility's acquisition, management, or operation of energy production,
pr	ocessing, transmission, or distribution facilities or processes including:
	(A) a facility or process for the efficient, reliable, or safe provision of energy to retail
cu	stomers; [or]
	(B) an energy efficiency and conservation program; or
	(C) rural gas infrastructure development; or
	(ii) a decision determined by the commission to be appropriate for review under this
pa	rt.
	(c) "Rural gas infrastructure development" means the planning, development, and
co	nstruction of an extension or expansion of natural gas main lines to serve previously
un	served rural areas of the state.
	[(b)] (2) The commission may adopt rules in accordance with Title 63G, Chapter 3,
U1	tah Administrative Rulemaking Act, to specify the nature of resource decisions subject to
ap	proval under Section 54-17-402.

57	Section 2. Section 54-17-402 is amended to read:
58	54-17-402. Request for review of resource decision.
59	(1) Beginning on February 25, 2005, before implementing a resource decision, an
60	energy utility may request that the commission approve all or part of a resource decision in
61	accordance with this part.
62	(2) (a) To obtain the approval permitted by Subsection (1), the energy utility shall file a
63	request for approval with the commission.
64	(b) The request for approval required by this section shall include any information
65	required by the commission by rule made in accordance with Title 63G, Chapter 3, Utah
66	Administrative Rulemaking Act.
67	(c) A request for approval of natural gas infrastructure development shall include:
68	(i) a description of the proposed rural gas infrastructure development project;
69	(ii) an explanation of projected benefits from the proposed rural gas infrastructure
70	development project;
71	(iii) the estimated costs of the rural gas infrastructure development project; and
72	(iv) any other information the commission requires.
73	(3) In ruling on a request for approval of a resource decision, the commission shall
74	determine whether the decision:
75	(a) is reached in compliance with this chapter and rules made in accordance with Title
76	63G, Chapter 3, Utah Administrative Rulemaking Act; and
77	(b) is in the public interest, taking into consideration:
78	(i) (A) whether it will most likely result in the acquisition, production, and delivery of
79	utility services at the lowest reasonable cost to the retail customers of an energy utility located
80	in this state;
81	[(ii)] (B) long-term and short-term impacts;
82	[(iii)] <u>(C)</u> risk;
83	[(iv)] <u>(D)</u> reliability;
84	[(v)] (E) financial impacts on the energy utility; and
85	[(vi)] (F) other factors determined by the commission to be relevant[:]; or
86	(ii) for a request for approval of rural gas infrastructure development:
87	(A) the potential benefits to previously unserved rural areas:

88	(B) the potential number of new customers;
89	(C) natural gas consumption; and
90	(D) revenues, costs, and other factors determined by the commission to be relevant.
91	(4) In a decision relating to a request for approval of rural gas infrastructure
92	development, the commission may determine that spreading all or a portion of the costs of the
93	rural gas infrastructure development to the larger customer base is in the public interest.
94	[(4)] (5) (a) If the commission approves a proposed resource decision only in part, the
95	commission shall explain in the order issued under this section why the commission does not
96	approve the resource decision in total.
97	(b) Recovery of expenses incurred in connection with parts of a resource decision that
98	are not approved is subject to the review of the commission as part of a rate hearing under
99	Section 54-7-12.
100	[(5)] (6) The commission may not approve a resource decision in whole or in part
101	under this section before holding a public hearing.
102	[(6)] (7) Unless the commission determines that additional time to analyze a resource
103	decision is warranted and is in the public interest, within 180 days of the day on which the
104	energy utility files a request for approval, the commission shall:
105	(a) approve all or part of the resource decision;
106	(b) approve all or part of the resource decision subject to conditions imposed by the
107	commission; or
108	(c) disapprove all or part of the resource decision.
109	$\left[\frac{(7)}{8}\right]$ The commission shall include in its order under this section:
110	(a) findings as to the approved projected costs of a resource decision; and
111	(b) the basis upon which the findings described in Subsection $[(7)]$ (8)(a) are made.
112	[(8)] (9) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
113	Act, the commission shall make rules regarding the process for approval of a resource decision
114	under this section.
115	Section 3. Section 54-17-403 is amended to read:
116	54-17-403. Cost recovery.
117	(1) (a) Except as otherwise provided in this section, if the commission approves any
118	portion of an energy utility's resource decision under Section 54-17-402, the commission shall

119	in a general rate case or other appropriate commission proceeding, include in the energy
120	utility's retail rates the state's share of costs:
121	(i) relevant to that proceeding;
122	(ii) incurred by the energy utility in implementing the approved resource decision; and
123	(iii) up to the projected costs specified in the commission's order issued under Section
124	54-17-402.
125	(b) Except to the extent that the commission issues an order under Section 54-17-404,
126	any increase from the projected costs specified in the commission's order issued under Section
127	54-17-402 shall be subject to review by the commission as part of a rate hearing under Section
128	54-7-12.
129	(c) If the commission approves a request for approval of rural gas infrastructure
130	development under Section 54-17-402, the commission may approve the inclusion of rural gas
131	infrastructure development costs within the gas corporation's base rates if:
132	(i) the inclusion of those costs will not increase the base distribution non-gas revenue
133	requirement by more than 2% in any one year during a rolling three-year period;
134	(ii) the distribution of non-gas revenue requirement increase related to the
135	infrastructure development costs under Subsection (1)(c)(i) does not exceed 5% in the
136	aggregate; and
137	(iii) the applicable distribution of non-gas revenue requirement is the annual revenue
138	requirement determined in the gas corporation's most recent rate case.
139	(2) (a) Subsequent to the commission issuing an order described in Subsection (2)(a)(i)
140	or (ii), the commission may disallow some or all costs incurred in connection with an
141	approved resource decision if the commission finds that an energy utility's actions in
142	implementing an approved resource decision are not prudent because of new information or
143	changed circumstances that occur after:
144	(i) the commission approves the resource decision under Section 54-17-402; or
145	(ii) the commission issues an order to proceed under Section 54-17-404.
146	(b) In making a determination of prudence under Subsection (2)(a), the commission
147	shall use the standards identified in Section 54-4-4.
148	(3) Notwithstanding any other provision of this chapter, the commission may disallow
149	some or all of the costs incurred by an energy utility in connection with an approved resource

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- decision upon a finding by the commission that the energy utility is responsible for a material
- misrepresentation or concealment in connection with an approval process under this chapter.