Session of 2018

## SENATE BILL No. 368

## By Committee on Utilities

2-5

AN ACT concerning the state corporation commission; relating to the 2 record for commission orders, inclusion of public comments; amending 3 K.S.A. 66-117 and repealing the existing section.

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Be it enacted by the Legislature of the State of Kansas:

6 Section 1. K.S.A. 66-117 is hereby amended to read as follows: 66-7 117. (a) Unless the state corporation commission otherwise orders, no 8 common carrier or public utility over which the commission has control 9 shall make effective any changed rate, joint rate, toll, charge or 10 classification or schedule of charges, or any rule or regulation or practice 11 pertaining to the service or rates of such public utility or common carrier 12 except by filing the same with the commission at least 30 days prior to the 13 proposed effective date. The commission, for good cause, may allow such 14 changed rate, joint rate, toll, charge or classification or schedule of charges, or rule or regulation or practice pertaining to the service or rates 15 16 of any such public utility or common carrier to become effective on less than 30 days' notice. If the commission allows a change to become 17 18 effective on less than 30 days' notice, the effective date of the allowed 19 change shall be the date established in the commission order approving 20 such change, or the date of the order if no effective date is otherwise 21 established. Any such proposed change shall be shown by filing with the 22 state corporation commission a schedule showing the changes, and such 23 changes shall be plainly indicated by proper reference marks in 24 amendments or supplements to existing tariffs, schedules or classifications, 25 or in new issues thereof.

26 (b) Whenever any common carrier or public utility governed by the 27 provisions of this act files with the state corporation commission a 28 schedule showing the changes desired to be made and put in force by such 29 public utility or common carrier, the commission either upon complaint or 30 upon its own motion, may give notice and hold a hearing upon such 31 proposed changes. Pending such hearing, the commission may suspend the 32 operation of such schedule and defer the effective date of such change in 33 rate, joint rate, toll, charge or classification or schedule of charges, or any 34 rule or regulation or practice pertaining to the service or rates of any such 35 public utility or common carrier by delivering to such public utility or 36 common carrier a statement in writing of its reasons for such suspension.

1 (c) The commission shall not delay the effective date of the proposed 2 change in rate, joint rate, toll, charge or classification or schedule of 3 charges, or in any rule or regulation or practice pertaining to the service or 4 rates of any such public utility or common carrier, more than 240 days 5 beyond the date the public utility or common carrier filed its application 6 requesting the proposed change. If the commission does not suspend the 7 proposed schedule within 30 days of the date the same is filed by the 8 public utility or common carrier, such proposed schedule shall be deemed 9 approved by the commission and shall take effect on the proposed 10 effective date. If the commission has not issued a final order on the proposed change in any rate, joint rate, toll, charge or classification or 11 12 schedule of charges, or any rule or regulation or practice pertaining to the 13 service or rates of any such public utility or common carrier, within 240 14 days after the carrier or utility files its application requesting the proposed 15 change, then the schedule shall be deemed approved by the commission 16 and the proposed change shall be effective immediately, except that: (1) For purposes of the foregoing provisions regarding the period of time 17 within which that the commission shall act on an application, any 18 19 amendment to an application for a proposed change in any rate, which that 20 increases the amount sought by the public utility or common carrier or 21 substantially alters the facts used as a basis for such requested change of 22 rate; shall, at the option of the commission, be deemed a new application 23 and the 240-day period shall-begin again restart from the date of the filing 24 of the amendment<sub>5</sub>; (2) if hearings are in process before the commission on 25 a proposed change requested by the public utility or common carrier on the 26 last day of such 240-day period, such period shall be extended to the end 27 of such hearings plus 20 days to allow the commission to prepare and issue 28 its final order-; and-(3) nothing in this subsection shall preclude the public 29 utility or common carrier and the commission from agreeing to a waiver or 30 an extension of the 240-day period.

31 (d) Except as provided in subsection (c), no change shall be made in 32 any rate, toll, charge, classification or schedule of charges or joint rates, or 33 in any rule or regulation or practice pertaining to the service or rates of any 34 such public utility or common carrier, without the consent of the 35 commission. Within 30 days after such changes have been authorized by 36 the state corporation commission or become effective as provided in 37 subsection (c), copies of all tariffs, schedules and classifications, and all 38 rules and regulations, except those determined to be confidential under 39 rules and regulations adopted by the commission, shall be filed in every 40 station, office or depot of every such public utility and every common 41 carrier in this state, for public inspection.

42 (e) Upon a showing by a public utility before the state corporation43 commission at a public hearing and a finding by the commission that such

1 utility has invested in projects or systems that can be reasonably expected

2 (1) to produce energy from a renewable resource other than nuclear for the 3 use of its customers, (2) to cause the conservation of energy used by its 4 customers; or (3) to bring about the more efficient use of energy by its 5 customers, the commission may allow a return on such investment equal to 6 an increment of from  $\frac{1}{2}$ % to 2% plus an amount equal to the rate of return 7 fixed for the utility's other investment in property found by the 8 commission to be used or required to be used in its services to the public. 9 The commission may also allow such higher rate of return on investments 10 by a public utility in experimental projects, such as load management devices, which it determines after public hearing to be reasonably designed 11 12 to cause more efficient utilization of energy and in energy conservation 13 programs or measures which it determines after public hearing provides a 14 reduction in energy usage by its customers in a cost-effective manner.

(f) Whenever, after the effective date of this act, an electric public 15 16 utility, a natural gas public utility or a combination thereof, files tariffs 17 reflecting a surcharge on the utility's bills for utility service designed to 18 collect the annual increase in expense charged on its books and records for 19 ad valorem taxes, such utility shall report annually to the state corporation 20 commission the changes in expense charged for ad valorem taxes. For 21 purposes of this section, such amounts charged to expense on the books 22 and records of the utility may be estimated once the total property tax 23 payment is known. If found necessary by the commission or the utility, the 24 utility shall file tariffs which reflect the change as a revision to the 25 surcharge. Upon a showing that the surcharge is applied to bills in a 26 reasonable manner and is calculated to substantially collect the increase in 27 ad valorem tax expense charged on the books and records of the utility, or 28 reduce any existing surcharge based upon a decrease in ad valorem tax 29 expense incurred on the books and records of the utility, the commission 30 shall approve such tariffs within 30 days of the filing. Any over or under 31 collection of the actual ad valorem tax increase charged to expense on the 32 books of the utility shall be either credited or collected through the 33 surcharge in subsequent periods. The establishment of a surcharge under 34 this section shall not be deemed to be a rate increase for purposes of this 35 act. The net effect of any surcharges established under this section shall be 36 included by the commission in the establishment of base rates in any 37 subsequent rate case filed by the utility.

(g) Except as to the time limits prescribed in subsection (c), proceedings under this section shall be conducted in accordance with the provisions of the Kansas administrative procedure act. *The commission shall include all public comments and any responses to public comments in the official record of each proceeding conducted pursuant to this section.* 

- 1 Sec. 2. K.S.A. 66-117 is hereby repealed.
- 2 Sec. 3. This act shall take effect and be in force from and after its
- 3 publication in the statute book.