#### As Introduced

# 135th General Assembly Regular Session 2023-2024

S. B. No. 151

#### **Senators Smith, Craig**

## Cosponsors: Senators Antonio, DeMora, Romanchuk

## A BILL

| То | amend section 4928.01 and to repeal section     | 1 |
|----|---|---|
|    | 4928.148 of the Revised Code to repeal the      | 2 |
|    | legacy generation resource provisions of H.B. 6 | 3 |
|    | of the 133rd General Assembly and provide       | 4 |
|    | customers refunds.                              |   |

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

| Section 1. That section 4928.01 of the Revised Code be          | 6  |
|---|----|
| amended to read as follows:                                     | 7  |
| Sec. 4928.01. (A) As used in this chapter:                      | 8  |
| (1) "Ancillary service" means any function necessary to         | 9  |
| the provision of electric transmission or distribution service  | 10 |
| to a retail customer and includes, but is not limited to,       | 11 |
| scheduling, system control, and dispatch services; reactive     | 12 |
| supply from generation resources and voltage control service;   | 13 |
| reactive supply from transmission resources service; regulation | 14 |
| service; frequency response service; energy imbalance service;  | 15 |
| operating reserve-spinning reserve service; operating reserve-  | 16 |
| supplemental reserve service; load following; back-up supply    | 17 |
| service; real-power loss replacement service; dynamic           | 18 |

| scheduling; system black start capability; and network stability | 19 |
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| service.   | 20 |
| (2) "Billing and collection agent" means a fully                 | 21 |
| independent agent, not affiliated with or otherwise controlled   | 22 |
| by an electric utility, electric services company, electric      | 23 |
| cooperative, or governmental aggregator subject to certification | 24 |
| under section 4928.08 of the Revised Code, to the extent that    | 25 |
| the agent is under contract with such utility, company,          | 26 |
| cooperative, or aggregator solely to provide billing and         | 27 |
| collection for retail electric service on behalf of the utility  | 28 |
| company, cooperative, or aggregator.                             | 29 |
| (3) "Certified territory" means the certified territory          | 30 |
| established for an electric supplier under sections 4933.81 to   | 31 |
| 4933.90 of the Revised Code.                                     | 32 |
| (4) "Competitive retail electric service" means a                | 33 |
| component of retail electric service that is competitive as      | 34 |
| provided under division (B) of this section.                     | 35 |
| (5) "Electric cooperative" means a not-for-profit electric       | 36 |
| light company that both is or has been financed in whole or in   | 37 |
| part under the "Rural Electrification Act of 1936," 49 Stat.     | 38 |
| 1363, 7 U.S.C. 901, and owns or operates facilities in this      | 39 |
| state to generate, transmit, or distribute electricity, or a     | 40 |
| not-for-profit successor of such company.                        | 41 |
| (6) "Electric distribution utility" means an electric            | 42 |
| utility that supplies at least retail electric distribution      | 43 |
| service.   | 44 |
| (7) "Electric light company" has the same meaning as in          | 45 |
| section 4905.03 of the Revised Code and includes an electric     | 46 |
| services company, but excludes any self-generator to the extent  | 47 |

| that it consumes electricity it so produces, sells that          | 48 |
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| electricity for resale, or obtains electricity from a generating | 49 |
| facility it hosts on its premises.                               | 50 |
| (8) "Electric load center" has the same meaning as in            | 51 |
| section 4933.81 of the Revised Code.                             | 52 |
| (9) "Electric services company" means an electric light          | 53 |
| company that is engaged on a for-profit or not-for-profit basis  | 54 |
| in the business of supplying or arranging for the supply of only | 55 |
| a competitive retail electric service in this state. "Electric   | 56 |
| services company" includes a power marketer, power broker,       | 57 |
| aggregator, or independent power producer but excludes an        | 58 |
| electric cooperative, municipal electric utility, governmental   | 59 |
| aggregator, or billing and collection agent.                     | 60 |
| (10) "Electric supplier" has the same meaning as in              | 61 |
| section 4933.81 of the Revised Code.                             | 62 |
| (11) "Electric utility" means an electric light company          | 63 |
| that has a certified territory and is engaged on a for-profit    | 64 |
| basis either in the business of supplying a noncompetitive       | 65 |
| retail electric service in this state or in the businesses of    | 66 |
| supplying both a noncompetitive and a competitive retail         | 67 |
| electric service in this state. "Electric utility" excludes a    | 68 |
| municipal electric utility or a billing and collection agent.    | 69 |
| (12) "Firm electric service" means electric service other        | 70 |
| than nonfirm electric service.                                   | 71 |
| (13) "Governmental aggregator" means a legislative               | 72 |
| authority of a municipal corporation, a board of township        | 73 |
| trustees, or a board of county commissioners acting as an        | 74 |
| aggregator for the provision of a competitive retail electric    | 75 |
| service under authority conferred under section 4928.20 of the   | 76 |

| Revised Code.  | 77  |
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| (14) A person acts "knowingly," regardless of the person's       | 78  |
| purpose, when the person is aware that the person's conduct will | 79  |
| probably cause a certain result or will probably be of a certain | 80  |
| nature. A person has knowledge of circumstances when the person  | 81  |
| is aware that such circumstances probably exist.                 | 82  |
| (15) "Level of funding for low-income customer energy            | 83  |
| efficiency programs provided through electric utility rates"     | 84  |
| means the level of funds specifically included in an electric    | 85  |
| utility's rates on October 5, 1999, pursuant to an order of the  | 86  |
| public utilities commission issued under Chapter 4905. or 4909.  | 87  |
| of the Revised Code and in effect on October 4, 1999, for the    | 88  |
| purpose of improving the energy efficiency of housing for the    | 89  |
| utility's low-income customers. The term excludes the level of   | 90  |
| any such funds committed to a specific nonprofit organization or | 91  |
| organizations pursuant to a stipulation or contract.             | 92  |
| (16) "Low-income customer assistance programs" means the         | 93  |
| percentage of income payment plan program, the home energy       | 94  |
| assistance program, the home weatherization assistance program,  | 95  |
| and the targeted energy efficiency and weatherization program.   | 96  |
| (17) "Market development period" for an electric utility         | 97  |
| means the period of time beginning on the starting date of       | 98  |
| competitive retail electric service and ending on the applicable | 99  |
| date for that utility as specified in section 4928.40 of the     | 100 |
| Revised Code, irrespective of whether the utility applies to     | 101 |
| receive transition revenues under this chapter.                  | 102 |
| (18) "Market power" means the ability to impose on               | 103 |
| customers a sustained price for a product or service above the   | 104 |
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price that would prevail in a competitive market.

| (19) "Mercantile customer" means a commercial or                 | 106 |
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| industrial customer if the electricity consumed is for           | 107 |
| nonresidential use and the customer consumes more than seven     | 108 |
| hundred thousand kilowatt hours per year or is part of a         | 109 |
| national account involving multiple facilities in one or more    | 110 |
| states.  | 111 |
| (20) "Municipal electric utility" means a municipal              | 112 |
| corporation that owns or operates facilities to generate,        | 113 |
| transmit, or distribute electricity.                             | 114 |
| (21) "Noncompetitive retail electric service" means a            | 115 |
| component of retail electric service that is noncompetitive as   | 116 |
| provided under division (B) of this section.                     | 117 |
| (22) "Nonfirm electric service" means electric service           | 118 |
| provided pursuant to a schedule filed under section 4905.30 of   | 119 |
| the Revised Code or pursuant to an arrangement under section     | 120 |
| 4905.31 of the Revised Code, which schedule or arrangement       | 121 |
| includes conditions that may require the customer to curtail or  | 122 |
| interrupt electric usage during nonemergency circumstances upon  | 123 |
| notification by an electric utility.                             | 124 |
| (23) "Percentage of income payment plan arrears" means           | 125 |
| funds eligible for collection through the percentage of income   | 126 |
| payment plan rider, but uncollected as of July 1, 2000.          | 127 |
| (24) "Person" has the same meaning as in section 1.59 of         | 128 |
| the Revised Code.  | 129 |
| (25) "Advanced energy project" means any technologies,           | 130 |
| products, activities, or management practices or strategies that | 131 |
| facilitate the generation or use of electricity or energy and    | 132 |
| that reduce or support the reduction of energy consumption or    | 133 |
| support the production of clean, renewable energy for            | 134 |

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| industrial, distribution, commercial, institutional,             | 135 |
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| governmental, research, not-for-profit, or residential energy    | 136 |
| users, including, but not limited to, advanced energy resources  | 137 |
| and renewable energy resources. "Advanced energy project" also   | 138 |
| includes any project described in division (A), (B), or (C) of   | 139 |
| section 4928.621 of the Revised Code.                            | 140 |
| (26) "Regulatory assets" means the unamortized net               | 141 |
| regulatory assets that are capitalized or deferred on the        | 142 |
| regulatory books of the electric utility, pursuant to an order   | 143 |
| or practice of the public utilities commission or pursuant to    | 144 |
| generally accepted accounting principles as a result of a prior  | 145 |
| commission rate-making decision, and that would otherwise have   | 146 |
| been charged to expense as incurred or would not have been       | 147 |
| capitalized or otherwise deferred for future regulatory          | 148 |
| consideration absent commission action. "Regulatory assets"      | 149 |
| includes, but is not limited to, all deferred demand-side        | 150 |
| management costs; all deferred percentage of income payment plan | 151 |
| arrears; post-in-service capitalized charges and assets          | 152 |
| recognized in connection with statement of financial accounting  | 153 |
| standards no. 109 (receivables from customers for income taxes); | 154 |
| future nuclear decommissioning costs and fuel disposal costs as  | 155 |
| those costs have been determined by the commission in the        | 156 |
| electric utility's most recent rate or accounting application    | 157 |
| proceeding addressing such costs; the undepreciated costs of     | 158 |
| safety and radiation control equipment on nuclear generating     | 159 |
| plants owned or leased by an electric utility; and fuel costs    | 160 |
| currently deferred pursuant to the terms of one or more          | 161 |
| settlement agreements approved by the commission.                | 162 |

(27) "Retail electric service" means any service involved 163 in supplying or arranging for the supply of electricity to 164 ultimate consumers in this state, from the point of generation 165

| to the point of consumption. For the purposes of this chapter,   | 166 |
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| retail electric service includes one or more of the following    | 167 |
| "service components": generation service, aggregation service,   | 168 |
| power marketing service, power brokerage service, transmission   | 169 |
| service, distribution service, ancillary service, metering       | 170 |
| service, and billing and collection service.                     | 171 |
| (28) "Starting date of competitive retail electric               | 172 |
| service" means January 1, 2001.                                  | 173 |
| (29) "Customer-generator" means a user of a net metering         | 174 |
| system.  | 175 |
| (30) "Net metering" means measuring the difference in an         | 176 |
| applicable billing period between the electricity supplied by an | 177 |
| electric service provider and the electricity generated by a     | 178 |
| customer-generator that is fed back to the electric service      | 179 |
| provider.  | 180 |
| (31) "Net metering system" means a facility for the              | 181 |
| production of electrical energy that does all of the following:  | 182 |
| (a) Uses as its fuel either solar, wind, biomass, landfill       | 183 |
| gas, or hydropower, or uses a microturbine or a fuel cell;       | 184 |
| (b) Is located on a customer-generator's premises;               | 185 |
| (c) Operates in parallel with the electric utility's             | 186 |
| transmission and distribution facilities;                        | 187 |
| (d) Is intended primarily to offset part or all of the           | 188 |
| customer-generator's requirements for electricity. For an        | 189 |
| industrial customer-generator with a net metering system that    | 190 |
| has a capacity of less than twenty megawatts and uses wind as    | 191 |
| energy, this means the net metering system was sized so as to    | 192 |
| not exceed one hundred per cent of the customer-generator's      | 193 |
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| annual requirements for electric energy at the time of           | 194 |
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| interconnection.   | 195 |
| (32) "Self-generator" means an entity in this state that         | 196 |
| owns or hosts on its premises an electric generation facility    | 197 |
| that produces electricity primarily for the owner's consumption  | 198 |
| and that may provide any such excess electricity to another      | 199 |
| entity, whether the facility is installed or operated by the     | 200 |
| owner or by an agent under a contract.                           | 201 |
| (33) "Rate plan" means the standard service offer in             | 202 |
| effect on the effective date of the amendment of this section by | 203 |
| S.B. 221 of the 127th general assembly, July 31, 2008.           | 204 |
| (34) "Advanced energy resource" means any of the                 | 205 |
| following:   | 206 |
| (a) Any method or any modification or replacement of any         | 207 |
| property, process, device, structure, or equipment that          | 208 |
| increases the generation output of an electric generating        | 209 |
| facility to the extent such efficiency is achieved without       | 210 |
| additional carbon dioxide emissions by that facility;            | 211 |
| (b) Any distributed generation system consisting of              | 212 |
| customer cogeneration technology;                                | 213 |
| (c) Clean coal technology that includes a carbon-based           | 214 |
| product that is chemically altered before combustion to          | 215 |
| demonstrate a reduction, as expressed as ash, in emissions of    | 216 |
| nitrous oxide, mercury, arsenic, chlorine, sulfur dioxide, or    | 217 |
| sulfur trioxide in accordance with the American society of       | 218 |
| testing and materials standard D1757A or a reduction of metal    | 219 |
| oxide emissions in accordance with standard D5142 of that        | 220 |
| society, or clean coal technology that includes the design       | 221 |
| capability to control or prevent the emission of carbon dioxide, | 222 |

| which design capability the commission shall adopt by rule and   | 223 |
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| shall be based on economically feasible best available           | 224 |
| technology or, in the absence of a determined best available     | 225 |
| technology, shall be of the highest level of economically        | 226 |
| feasible design capability for which there exists generally      | 227 |
| accepted scientific opinion;                                     | 228 |
| (d) Advanced nuclear energy technology consisting of             | 229 |
| generation III technology as defined by the nuclear regulatory   | 230 |
| commission; other, later technology; or significant improvements | 231 |
| to existing facilities;  | 232 |
| (e) Any fuel cell used in the generation of electricity,         | 233 |
| including, but not limited to, a proton exchange membrane fuel   | 234 |
| cell, phosphoric acid fuel cell, molten carbonate fuel cell, or  | 235 |
| solid oxide fuel cell;   | 236 |
| (f) Advanced solid waste or construction and demolition          | 237 |
| debris conversion technology, including, but not limited to,     | 238 |
| advanced stoker technology, and advanced fluidized bed           | 239 |
| gasification technology, that results in measurable greenhouse   | 240 |
| gas emissions reductions as calculated pursuant to the United    | 241 |
| States environmental protection agency's waste reduction model   | 242 |
| (WARM);  | 243 |
| (g) Demand-side management and any energy efficiency             | 244 |
| <pre>improvement;</pre>  | 245 |
| (h) Any new, retrofitted, refueled, or repowered                 | 246 |
| generating facility located in Ohio, including a simple or       | 247 |
| combined-cycle natural gas generating facility or a generating   | 248 |
| facility that uses biomass, coal, modular nuclear, or any other  | 249 |
| <pre>fuel as its input;</pre>                                    | 250 |
| (i) Any uprated capacity of an existing electric                 | 251 |

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| generating facility if the uprated capacity results from the     | 252 |
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| deployment of advanced technology.                               | 253 |
| "Advanced energy resource" does not include a waste energy       | 254 |
| recovery system that is, or has been, included in an energy      | 255 |
| efficiency program of an electric distribution utility pursuant  | 256 |
| to requirements under section 4928.66 of the Revised Code.       | 257 |
| (35) "Air contaminant source" has the same meaning as in         | 258 |
| section 3704.01 of the Revised Code.                             | 259 |
| (36) "Cogeneration technology" means technology that             | 260 |
| produces electricity and useful thermal output simultaneously.   | 261 |
| (37)(a) "Renewable energy resource" means any of the             | 262 |
| following:   | 263 |
| (i) Solar photovoltaic or solar thermal energy;                  | 264 |
| (ii) Wind energy;  | 265 |
| (iii) Power produced by a hydroelectric facility;                | 266 |
| (iv) Power produced by a small hydroelectric facility,           | 267 |
| which is a facility that operates, or is rated to operate, at an | 268 |
| aggregate capacity of less than six megawatts;                   | 269 |
| (v) Power produced by a run-of-the-river hydroelectric           | 270 |
| facility placed in service on or after January 1, 1980, that is  | 271 |
| located within this state, relies upon the Ohio river, and       | 272 |
| operates, or is rated to operate, at an aggregate capacity of    | 273 |
| forty or more megawatts;   | 274 |
| (vi) Geothermal energy;  | 275 |
| (vii) Fuel derived from solid wastes, as defined in              | 276 |
| section 3734.01 of the Revised Code, through fractionation,      | 277 |
| biological decomposition, or other process that does not         | 278 |

| principally involve combustion;                                  | 279 |
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| (viii) Biomass energy;   | 280 |
| (ix) Energy produced by cogeneration technology that is          | 281 |
| placed into service on or before December 31, 2015, and for      | 282 |
| which more than ninety per cent of the total annual energy input | 283 |
| is from combustion of a waste or byproduct gas from an air       | 284 |
| contaminant source in this state, which source has been in       | 285 |
| operation since on or before January 1, 1985, provided that the  | 286 |
| cogeneration technology is a part of a facility located in a     | 287 |
| county having a population of more than three hundred sixty-five | 288 |
| thousand but less than three hundred seventy thousand according  | 289 |
| to the most recent federal decennial census;                     | 290 |
| (x) Biologically derived methane gas;                            | 291 |
| (xi) Heat captured from a generator of electricity,              | 292 |
| boiler, or heat exchanger fueled by biologically derived methane | 293 |
| gas;   | 294 |
| (xii) Energy derived from nontreated by-products of the          | 295 |
| pulping process or wood manufacturing process, including bark,   | 296 |
| wood chips, sawdust, and lignin in spent pulping liquors.        | 297 |
| "Renewable energy resource" includes, but is not limited         | 298 |
| to, any fuel cell used in the generation of electricity,         | 299 |
| including, but not limited to, a proton exchange membrane fuel   | 300 |
| cell, phosphoric acid fuel cell, molten carbonate fuel cell, or  | 301 |
| solid oxide fuel cell; wind turbine located in the state's       | 302 |
| territorial waters of Lake Erie; methane gas emitted from an     | 303 |
| abandoned coal mine; waste energy recovery system placed into    | 304 |
| service or retrofitted on or after the effective date of the     | 305 |
| amendment of this section by S.B. 315 of the 129th general       | 306 |
| assembly, September 10, 2012, except that a waste energy         | 307 |

| recovery system described in division (A)(38)(b) of this section | 308 |
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| may be included only if it was placed into service between       | 309 |
| January 1, 2002, and December 31, 2004; storage facility that    | 310 |
| will promote the better utilization of a renewable energy        | 311 |
| resource; or distributed generation system used by a customer to | 312 |
| generate electricity from any such energy.                       | 313 |
| "Renewable energy resource" does not include a waste             | 314 |
| energy recovery system that is, or was, on or after January 1,   | 315 |
| 2012, included in an energy efficiency program of an electric    | 316 |
| distribution utility pursuant to requirements under section      | 317 |
| 4928.66 of the Revised Code.                                     | 318 |
| (b) As used in division (A)(37) of this section,                 | 319 |
| "hydroelectric facility" means a hydroelectric generating        | 320 |
| facility that is located at a dam on a river, or on any water    | 321 |
| discharged to a river, that is within or bordering this state or | 322 |
| within or bordering an adjoining state and meets all of the      | 323 |
| following standards:   | 324 |
| (i) The facility provides for river flows that are not           | 325 |
| detrimental for fish, wildlife, and water quality, including     | 326 |
| seasonal flow fluctuations as defined by the applicable          | 327 |
| licensing agency for the facility.                               | 328 |
| (ii) The facility demonstrates that it complies with the         | 329 |
| water quality standards of this state, which compliance may      | 330 |
| consist of certification under Section 401 of the "Clean Water   | 331 |
| Act of 1977," 91 Stat. 1598, 1599, 33 U.S.C. 1341, and           | 332 |
| demonstrates that it has not contributed to a finding by this    | 333 |
| state that the river has impaired water quality under Section    | 334 |
| 303(d) of the "Clean Water Act of 1977," 114 Stat. 870, 33       | 335 |
| U.S.C. 1313.   | 336 |

| (iii) The facility complies with mandatory prescriptions         | 337 |
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| regarding fish passage as required by the federal energy         | 338 |
| regulatory commission license issued for the project, regarding  | 339 |
| fish protection for riverine, anadromous, and catadromous fish.  | 340 |
| (iv) The facility complies with the recommendations of the       | 341 |
| Ohio environmental protection agency and with the terms of its   | 342 |
| federal energy regulatory commission license regarding watershed | 343 |
| protection, mitigation, or enhancement, to the extent of each    | 344 |
| agency's respective jurisdiction over the facility.              | 345 |
| (v) The facility complies with provisions of the                 | 346 |
| "Endangered Species Act of 1973," 87 Stat. 884, 16 U.S.C. 1531   | 347 |
| to 1544, as amended.   | 348 |
| (vi) The facility does not harm cultural resources of the        | 349 |
| area. This can be shown through compliance with the terms of its | 350 |
| federal energy regulatory commission license or, if the facility | 351 |
| is not regulated by that commission, through development of a    | 352 |
| plan approved by the Ohio historic preservation office, to the   | 353 |
| extent it has jurisdiction over the facility.                    | 354 |
| (vii) The facility complies with the terms of its federal        | 355 |
| energy regulatory commission license or exemption that are       | 356 |
| related to recreational access, accommodation, and facilities    | 357 |
| or, if the facility is not regulated by that commission, the     | 358 |
| facility complies with similar requirements as are recommended   | 359 |
| by resource agencies, to the extent they have jurisdiction over  | 360 |
| the facility; and the facility provides access to water to the   | 361 |
| public without fee or charge.                                    | 362 |
| (viii) The facility is not recommended for removal by any        | 363 |
| federal agency or agency of any state, to the extent the         | 364 |
| particular agency has jurisdiction over the facility.            | 365 |

| (c) The standards in divisions (A)(37)(b)(i) to (viii) of        | 366 |
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| this section do not apply to a small hydroelectric facility      | 367 |
| under division (A)(37)(a)(iv) of this section.                   | 368 |
| (38) "Waste energy recovery system" means either of the          | 369 |
| following:   | 370 |
| (a) A facility that generates electricity through the            | 371 |
| conversion of energy from either of the following:               | 372 |
| (i) Exhaust heat from engines or manufacturing,                  | 373 |
| industrial, commercial, or institutional sites, except for       | 374 |
| exhaust heat from a facility whose primary purpose is the        | 375 |
| generation of electricity;                                       | 376 |
| (ii) Reduction of pressure in gas pipelines before gas is        | 377 |
| distributed through the pipeline, provided that the conversion   | 378 |
| of energy to electricity is achieved without using additional    | 379 |
| fossil fuels.  | 380 |
| (b) A facility at a state institution of higher education        | 381 |
| as defined in section 3345.011 of the Revised Code that recovers | 382 |
| waste heat from electricity-producing engines or combustion      | 383 |
| turbines and that simultaneously uses the recovered heat to      | 384 |
| produce steam, provided that the facility was placed into        | 385 |
| service between January 1, 2002, and December 31, 2004.          | 386 |
| (39) "Smart grid" means capital improvements to an               | 387 |
| electric distribution utility's distribution infrastructure that | 388 |
| improve reliability, efficiency, resiliency, or reduce energy    | 389 |
| demand or use, including, but not limited to, advanced metering  | 390 |
| and automation of system functions.                              | 391 |
| (40) "Combined heat and power system" means the                  | 392 |
| coproduction of electricity and useful thermal energy from the   | 393 |
| same fuel source designed to achieve thermal-efficiency levels   | 394 |

| of at least sixty per cent, with at least twenty per cent of the  | 395 |
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| system's total useful energy in the form of thermal energy.       | 396 |
| (41) "Legacy generation resource" means all generating            | 397 |
| facilities owned directly or indirectly by a corporation that     | 398 |
| was formed prior to 1960 by investor-owned utilities for the      | 399 |
| original purpose of providing power to the federal government     | 400 |
|   |     |
| for use in the nation's defense or in furtherance of national     | 401 |
| interests, including the Ohio valley electric corporation.        | 402 |
| (42) "Prudently incurred costs related to a legacy                | 403 |
| generation resource" means costs, including deferred costs,       | 404 |
| allocated pursuant to a power agreement approved by the federal   | 405 |
| energy regulatory commission that relates to a legacy generation- | 406 |
| resource, less any revenues realized from offering the            | 407 |
| contractual commitment for the power agreement into the           | 408 |
| wholesale markets, provided that where the net revenues exceed    | 409 |
| net costs, those excess revenues shall be credited to customers.  | 410 |
| Such costs shall exclude any return on investment in common-      | 411 |
| equity and, in the event of a premature retirement of a legacy-   | 412 |
| generation resource, shall exclude any recovery of remaining      | 413 |
| debt. Such costs shall include any incremental costs resulting    | 414 |
| from the bankruptcy of a current or former sponsor under such     | 415 |
| power agreement or co-owner of the legacy generation resource if- | 416 |
| not otherwise recovered through a utility rate cost recovery      | 417 |
| mechanism.  | 418 |
| (43)—"Green energy" means any energy generated by using an        | 419 |
| energy resource that does one or more of the following:           | 420 |
| energy resource ends does one or more or the rorrowing.           | 120 |
| (a) Releases reduced air pollutants, thereby reducing             | 421 |
| cumulative air emissions;   | 422 |
| (b) Is more sustainable and reliable relative to some             | 423 |

| fossil fuels.  | 424 |
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| "Green energy" includes energy generated by using natural        | 425 |
| gas as a resource.   | 426 |
| (B) For the purposes of this chapter, a retail electric          | 427 |
| service component shall be deemed a competitive retail electric  | 428 |
| service if the service component is competitive pursuant to a    | 429 |
| declaration by a provision of the Revised Code or pursuant to an | 430 |
| order of the public utilities commission authorized under        | 431 |
| division (A) of section 4928.04 of the Revised Code. Otherwise,  | 432 |
| the service component shall be deemed a noncompetitive retail    | 433 |
| electric service.  | 434 |
| Section 2. That existing section 4928.01 of the Revised          | 435 |
| Code is hereby repealed.   | 436 |
| Section 3. That section 4928.148 of the Revised Code is          | 437 |
| hereby repealed.   | 438 |
| Section 4. (A) Any mechanism for retail recovery of              | 439 |
| prudently incurred costs authorized and established pursuant to  | 440 |
| division (A) of section 4928.148 of the Revised Code as that     | 441 |
| section existed prior to the effective date of this section is   | 442 |
| hereby terminated.   | 443 |
| (B) Any mechanism for retail recovery of costs for all           | 444 |
| generating facilities owned directly or indirectly by a          | 445 |
| corporation that was formed prior to 1960 by investor-owned      | 446 |
| utilities for the original purpose of providing power to the     | 447 |
| federal government for use in the nation's defense or in         | 448 |
| furtherance of national interests, including the Ohio Valley     | 449 |
| Electric Corporation, that was authorized under section 4928.143 | 450 |
| of the Revised Code, or any other section of the Revised Code,   | 451 |
| and that was in effect on or before the effective date of H.B. 6 | 452 |

| of the 133rd General Assembly shall not be revived, reimposed,   | 453 |
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| reestablished, or in any way reinstituted as a result of this    | 454 |
| act, or Public Utilities Commission order, decision, or rule,    | 455 |
| and no amount, charge, mechanism, or rider related to such       | 456 |
| mechanism may be assessed or collected from customers.           | 457 |
| Section 5. Upon the effective date of this section, and          | 458 |
| notwithstanding section 4905.32 of the Revised Code and any      | 459 |
| other provision in Title XLIX of the Revised Code to the         | 460 |
| contrary, the full amount of revenues collected from customers   | 461 |
| through an amount, charge, mechanism, or rider established under | 462 |
| section 4928.148 of the Revised Code, as that section existed    | 463 |
| prior to the effective date of this section, shall be promptly   | 464 |
| refunded to customers from whom the revenues were collected.     | 465 |
| Refunds paid to customers shall be allocated to customer classes | 466 |
| in the same proportion as originally collected.                  | 467 |