Stricken language would be deleted from and underlined language would be added to present law. Act 580 of the Regular Session

1	State of Arkansas
2	95th General Assembly A Bill
3	Regular Session, 2025SENATE BILL 463
4	
5	By: Senators M. McKee, C. Penzo, M. Johnson, R. Murdock, J. Petty, J. Boyd, J. Bryant, Caldwell, A.
6	Clark, Crowell, B. Davis, Dees, J. Dismang, J. English, Flippo, Gilmore, Hester, Hill, Irvin, B. Johnson,
7	Rice, J. Scott, Stone, G. Stubblefield, D. Wallace
8	By: Representatives M. Brown, McAlindon, Beaty Jr., Gramlich, Achor, J. Moore, R. Scott Richardson
9	
10	For An Act To Be Entitled
11	AN ACT TO REQUIRE THE ARKANSAS PUBLIC SERVICE
12	COMMISSION TO APPROVE OR DENY SETTLEMENT AGREEMENTS
13	CONCERNING CLOSING OR ELIMINATING ELECTRIC GENERATION
14	UNITS OR TRANSMISSION ASSETS BETWEEN PUBLIC UTILITIES
15	AND CERTAIN ENTITIES; AND FOR OTHER PURPOSES.
16	
17	
18	Subtitle
19	TO REQUIRE THE ARKANSAS PUBLIC SERVICE
20	COMMISSION TO APPROVE OR DENY SETTLEMENT
21	AGREEMENTS CONCERNING CLOSING OR
22	ELIMINATING ELECTRIC GENERATION UNITS OR
23	TRANSMISSION ASSETS.
24	
25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
26	
27	SECTION 1. Arkansas Code Title 23, Chapter 1, Subchapter 18, is
28	amended to add an additional section to read as follows:
29	23-18-111. Closure of electric generation unit or transmission asset
30	by settlement agreement — Notice and commission approval required.
31	(a)(l) A public utility shall file an application with the Arkansas
32	Public Service Commission seeking approval of a settlement agreement proposed
33	between the United States Government, an agency of the United States, or any
34	other third party if the purpose of all or part of the settlement agreement
35	is the closure, deactivation, or decommissioning of an electric generation
36	unit or a transmission asset located in this state.



1	(2) As used in this section, "settlement agreement" includes a
2	consent decree that is being proposed in a formal judicial proceeding.
3	(b) The application required under subsection (a) of this section
4	shall include:
5	(1) The terms and conditions of the proposed settlement
6	agreement; and
7	(2) An acknowledgement that the public utility shall not enter
8	into the settlement agreement until the commission approves the proposed
9	settlement agreement.
10	(c) The commission shall approve or deny a proposed settlement
11	agreement submitted under subdivision (a)(l) of this section using the
12	following standards and procedures:
13	(1) Upon receipt of a proposed settlement agreement and if
14	requested by the public utility, the commission shall implement reasonable
15	and appropriate procedures to protect confidential and proprietary
16	information, but the reasonable and appropriate procedures shall not prevent
17	the commission or the public from accessing information sufficient to
18	evaluate compliance with the standards under this section;
19	(2) The commission shall request testimony or other legal
20	pleadings from the Office of the Attorney General, including the staff
21	assigned to the Consumer Utilities Rate Advocacy Division, and other agencies
22	of the state with expertise in the legal issues giving rise to the proposed
23	settlement agreement to assist in the commission's evaluation of:
24	(A) Compliance with the standards under this section; and
25	(B) Any underlying legal issues proposed for resolution in
26	the settlement agreement; and
27	(3)(A) After testimony and legal pleadings filed as described in
28	subdivision (c)(2) of this section, in order to approve the proposed
2 9	settlement agreement, the commission shall determine that there is clear and
30	convincing evidence that:
31	(i) The legal claims being resolved in the proposed
32	settlement agreement are based on a reasonable interpretation of existing
33	law;
34	(ii) The proposed settlement agreement does not
35	commit the public utility to an action that exceeds regulations at a cost to
36	consumers, including without limitation an action the commission finds to be

1	driven by shareholder or a shareholder equivalent, environmental, or
2	sustainability goals rather than applicable state or federal law; and
3	(iii) The public utility's decision to enter into
4	the proposed settlement agreement is reasonable and prudent.
5	(B)(i) Clear and convincing evidence shall include without
6	limitation the production of contemporaneous documentation and other evidence
7	by the public utility supporting the prudence of the public utility's
8	decision making.
9	(ii) In the absence of the contemporaneous
10	documentation or other evidence required under subdivision (c)(3)(B)(i) of
11	this section, the public utility may obtain an independent, retrospective
12	analysis demonstrating that the public utility's actual decision to enter
13	into the settlement agreement is a reasonable and prudent course of action.
14	(d) This subchapter does not apply to any settlement, consent decree,
15	or other resolution of any litigation or legal proceeding executed or ordered
16	before the effective date of this act.
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