${\bf By}$  Senator Rodriguez

	37-01318-17 20171100
1	A bill to be entitled
2	An act relating to the repeal of nuclear cost
3	recovery; repealing s. 366.93, F.S., relating to cost
4	recovery mechanisms for the siting, design, licensing,
5	and construction of nuclear and integrated
6	gasification combined cycle power plants, including
7	mechanisms that promote utility investment in, and
8	allow for recovery in electric utility rates of
9	certain costs of, such plants; repealing s. 366.95,
10	F.S., relating to financing for certain nuclear
11	generating asset retirement or abandonment costs;
12	amending s. 403.519, F.S.; deleting provisions
13	limiting challenges to a utility's right to recover
14	costs incurred before commercial operation of certain
15	plants; providing an effective date.
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17	Be It Enacted by the Legislature of the State of Florida:
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19	Section 1. Sections 366.93 and 366.95, Florida Statutes,
20	are repealed.
21	Section 2. Paragraph (e) of subsection (4) of section
22	403.519, Florida Statutes, is amended to read:
23	403.519 Exclusive forum for determination of need
24	(4) In making its determination on a proposed electrical
25	power plant using nuclear materials or synthesis gas produced by
26	integrated gasification combined cycle power plant as fuel, the
27	commission shall hold a hearing within 90 days after the filing
28	of the petition to determine need and shall issue an order
29	granting or denying the petition within 135 days after the date

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37-01318-17 20171100 30 of the filing of the petition. The commission shall be the sole 31 forum for the determination of this matter and the issues 32 addressed in the petition, which accordingly shall not be reviewed in any other forum, or in the review of proceedings in 33 34 such other forum. In making its determination to either grant or deny the petition, the commission shall consider the need for 35 36 electric system reliability and integrity, including fuel 37 diversity, the need for base-load generating capacity, the need for adequate electricity at a reasonable cost, and whether 38 39 renewable energy sources and technologies, as well as 40 conservation measures, are utilized to the extent reasonably 41 available. 42 (c) After a petition for determination of need for a 43 nuclear or integrated gasification combined cycle power plant 44 has been granted, the right of a utility to recover any costs incurred prior to commercial operation, including, but not 45 46 limited to, costs associated with the siting, design, licensing, 47 or construction of the plant and new, expanded, or relocated electrical transmission lines or facilities of any size that are 48 49 necessary to serve the nuclear power plant, shall not be subject 50 to challenge unless and only to the extent the commission finds, based on a preponderance of the evidence adduced at a hearing 51 before the commission under s. 120.57, that certain costs were 52 53 imprudently incurred. Proceeding with the construction of the

54 nuclear or integrated gasification combined cycle power plant

55 following an order by the commission approving the need for the

56 nuclear or integrated gasification combined cycle power plant

57 under this act shall not constitute or be evidence of

58 imprudence. Imprudence shall not include any cost increases due

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59	to events beyond the utility's control. Further, a utility's
60	right to recover costs associated with a nuclear or integrated
61	gasification combined cycle power plant may not be raised in any
62	other forum or in the review of proceedings in such other forum.
63	Costs incurred prior to commercial operation shall be recovered
64	pursuant to chapter 366.
65	Section 3. This act shall take effect July 1, 2017.

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