1983 Senate Bill 620

AN ACT to amend 196.20 (4) (a) 2 of the statutes, relating to exempting certain public utilities from the prohibition on use of an automatic fuel adjustment clause.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 196.20 (4) (a) 2 of the statutes, as created by 1983 Wisconsin Act 27, is amended to read:

196.20 (4) (a) 2. “Electric public utility” means a public utility whose purpose is the generation, transmission, delivery or furnishing of electric power but does not include a public utility owned and operated wholly by a municipality or cooperative and does not include any public utility which purchases, under federal or state approved wholesale rates, more than 50% of its electric power requirements from other than an affiliated interest as defined under s. 196.52. “Electric public utility” does not include any Class A
utility, as defined under s. 199.03 (4), whose electric generation equipment has a total capacity of less than 30 megawatts.