By: Darby H.B. No. 2262

A BILL TO BE ENTITLED

1	AN ACT
2	relating to gas utility alternative gas expenses and infrastructure
3	investments.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter B, Chapter 104, Utilities Code, is
6	amended by adding Section 104.061 to read as follows:
7	Sec. 104.061. CONSIDERATION OF ALTERNATIVE GAS EXPENSES AND
8	INFRASTRUCTURE INVESTMENTS. (a) In this section, "alternative
9	gas" means:
10	(1) any pipeline-compatible gaseous fuel that is
11	derived from:
12	(A) the anaerobic digestion of biomass,
13	gasification of biomass, or another biomass conversion process;
14	(B) agricultural waste; or
15	(C) landfill gas;
16	(2) hydrogen produced using:
17	(A) carbon capture and storage;
18	(B) renewable energy to break down water into
19	hydrogen and oxygen through electrolysis; or
20	(C) the breakdown of methane into hydrogen and
21	solid carbon through pyrolysis;
22	(3) gas certified in a manner approved by the railroad
23	commission under Subsection (b); or
24	(4) another gaseous fuel designated by the railroad

- 1 <u>commission under Subsection (b).</u>
- 2 (b) The railroad commission by rule may:
- 3 (1) approve a certification process used by an
- 4 organization to certify that a type of gas has a lower carbon
- 5 content than natural gas; and
- 6 (2) designate a gaseous fuel as an alternative gas if
- 7 the fuel has a lower carbon content than natural gas.
- 8 (c) A gas utility may include one or more forms of purchased
- 9 alternative gas in its gas supply portfolio used for the provision
- 10 of gas service to the public. When establishing a gas utility's
- 11 rates, the regulatory authority shall allow a gas utility to
- 12 recover as a cost or expense expenditures associated with
- 13 purchasing the alternative gas.
- 14 (d) When reviewing a gas utility's expenses, the regulatory
- 15 <u>authority</u> shall presume that purchases of alternative gas under
- 16 Subsection (c) are prudent, reasonable, and necessary gas expenses.
- 17 (e) A gas utility may invest in infrastructure to acquire,
- 18 interconnect with, or produce alternative gas supply for its
- 19 customers. When establishing a gas utility's rates, the regulatory
- 20 authority shall allow a gas utility to include in its invested
- 21 <u>capital the infrastructure costs.</u>
- 22 (f) The regulatory authority shall presume that an
- 23 <u>infrastructure investment under Subsection (e) is used and useful</u>
- 24 in providing service to the public and a prudent, reasonable, and
- 25 necessary investment.
- SECTION 2. This Act takes effect September 1, 2023.