By: Thompson of Harris H.B. No. 4763

Substitute the following for H.B. No. 4763:

By: King of Uvalde C.S.H.B. No. 4763

A BILL TO BE ENTITLED

1 AN ACT

2 relating to requirements for the purchase or acquisition of certain

3 water and sewer systems.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 13.301, Water Code, is amended by

6 amending Subsection (h) and adding Subsections (l), (m), and (n) to

7 read as follows:

- 8 (h) A sale, acquisition, lease, or rental of any water or
- 9 sewer system owned by an entity required by law to possess a
- 10 certificate of public convenience and necessity, or a sale or
- 11 acquisition of or merger or consolidation with such an entity, that
- 12 is not completed in accordance with the provisions of this section
- 13 is void. The utility commission shall approve a transaction to
- 14 which this section applies without an owner's signature required by
- 15 other law if the owner has abandoned operation of the facilities
- 16 that are the subject of the transaction and cannot be located or
- 17 does not respond to an application filed under Subsection (1).
- (1) Notwithstanding any other provision of this section,
- 19 the utility commission by rule shall adopt an expedited process
- 20 that allows a person appointed by the utility commission or
- 21 commission under Section 13.4132 as a temporary manager of a
- 22 <u>utility, utility in receivership, or utility in supervision, who is</u>
- 23 also an operator of a Class A or Class B utility to apply for utility
- 24 commission approval of the person's acquisition of the stock,

- 1 ownership interest, or assets of the temporarily managed and
- 2 operated utility, utility in receivership, or utility in
- 3 supervision, its facilities, and, if applicable, its certificated
- 4 service area. The expedited process must:
- 5 (1) waive public notice requirements regardless of
- 6 whether the person elects to charge initial rates in accordance
- 7 with Section 13.3011 or use a voluntary valuation determined under
- 8 <u>Section 13.305;</u>
- 9 (2) require approval of the acquisition transaction if
- 10 the transaction is considered to be in the public interest; and
- 11 (3) provide that:
- 12 (A) the person's appointment is considered
- 13 sufficient to demonstrate adequate financial, managerial, and
- 14 technical capability for providing continuous and adequate service
- 15 to the service area to be acquired and any areas currently
- 16 <u>certificated to the person; and</u>
- 17 (B) all used and useful invested capital and just
- 18 and reasonable operations and maintenance costs incurred by the
- 19 person during the person's appointment as temporary manager and
- 20 operator of the utility, utility in receivership, or utility in
- 21 supervision to be acquired are considered to be a regulatory asset
- 22 for the person and are recoverable in the person's next
- 23 comprehensive rate proceeding or system improvement charge
- 24 application.
- 25 (m) If a temporary rate under Section 13.046 is adopted
- 26 during the period described by Subsection (1)(3)(B), all used and
- 27 useful invested capital and just and reasonable operations and

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- 1 maintenance costs incurred by the person in excess of costs covered
- 2 by the temporary rate are considered to be a regulatory asset for
- 3 the person and are recoverable in the person's next comprehensive
- 4 rate proceeding or system improvement charge application.
- 5 (n) The utility commission and commission shall provide a
- 6 reasonable period for a person acquiring a utility under Subsection
- 7 (1) to bring the acquired utility into compliance with utility
- 8 commission and commission rules before imposing a penalty for any
- 9 violation committed by the acquired utility for which no
- 10 enforcement action has been completed at the time of acquisition.
- 11 SECTION 2. This Act takes effect September 1, 2023.