S.B. No. 1170

AN ACT 2 relating to the initiation of customer choice by municipally owned 3 utilities that provide electric service.

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

5 SECTION 1. Sections 40.053(c), (d), and (e), Utilities 6 Code, are amended to read as follows:

7 On its initiation of customer choice, a municipally (c) 8 owned utility <u>may</u> [shall] designate itself or <u>one or more other</u> entities [another entity] as the provider or providers of last 9 10 resort for customers within the municipally owned utility's certificated service area as that area existed on the date of the 11 12 utility's initiation of customer choice. The municipally owned 13 utility shall fulfill the role of default provider of last resort in the event no other entity is available to act in that capacity if 14 15 the municipally owned utility continues to sell electric energy to retail customers after the initiation of customer choice. 16 The 17 municipally owned utility may delegate the authority to designate the provider or providers of last resort to the commission. 18

(d) If a customer is unable to obtain service from a retail electric provider <u>or a municipally owned utility or electric</u> <u>cooperative offering customer choice</u>, on request by the customer, the <u>applicable</u> provider of last resort shall offer the customer the standard retail service package for the appropriate customer class, with no interruption of service, at a fixed, nondiscountable rate

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that is at least sufficient to cover the reasonable costs of 1 2 providing that service, as approved by the governing body of the municipally owned utility that has the authority to set rates. If a 3 4 provider of last resort is designated by the commission, the commission may set the rate each provider of last resort may charge. 5 6 The governing body of a municipally owned utility may (e) 7 establish the procedures and criteria for designating <u>a</u> [the] provider of last resort and may redesignate <u>a</u> [the] provider of last 8 9 resort according to a schedule it considers appropriate. If the municipally owned utility delegates authority to the commission 10 under Subsection (c), the commission is not required to comply with 11 procedures or criteria adopted by the municipally owned utility. 12

SECTION 2. Section 40.057(c), Utilities Code, is amended to read as follows:

15 (c) A municipally owned utility that opts for customer 16 choice and does not sell electric energy to retail customers is not required to bill directly for distribution, transmission, and 17 generation services provided to retail electric customers located 18 in its certificated service area. A retail electric provider may 19 provide billing services for distribution, transmission, and 20 generation services provided to those customers. [A customer that 21 is being provided wires service by a municipally owned utility at 22 distribution or transmission voltage and that is served by a retail 23 24 electric provider for retail service has the option of being billed 25 directly by each service provider or to receive a single bill for 26 distribution, transmission, and generation services from the 27 municipally owned utility.]

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1 SECTION 3. This Act takes effect immediately if it receives 2 a vote of two-thirds of all the members elected to each house, as 3 provided by Section 39, Article III, Texas Constitution. If this 4 Act does not receive the vote necessary for immediate effect, this 5 Act takes effect September 1, 2023.

President of the Senate Speaker of the House I hereby certify that S.B. No. 1170 passed the Senate on April 20, 2023, by the following vote: Yeas 29, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 1170 passed the House on May 3, 2023, by the following vote: Yeas 143, Nays 1, one present not voting.

Chief Clerk of the House

Approved:

Date

Governor