By: Nichols, Schwertner

S.B. No. 1983

A BILL TO BE ENTITLED

1	AN ACT
2	relating to charges imposed for costs related to Winter Storm Uri
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Section 104.361, Utilities Code, is amended by
5	adding Subsection (c) to read as follows:
6	(c) The legislature finds and declares that Winter Storm Uri
7	constituted a public calamity to this state due to the loss of life,
8	injury, property damage, and widespread disruptions of gas supply,
9	electricity, and utility services caused by prolonged freezing
10	temperatures, heavy snow, and freezing rain statewide.
11	SECTION 2. Section 104.373, Utilities Code, is amended by
12	adding Subsection (f) to read as follows:
13	(f) Notwithstanding any other law, a state agency may
14	provide money appropriated for the purpose to the issuing financing
15	entity to pay the aggregate customer rate relief charges authorized
16	by this subchapter on behalf of customers described by Subsection
17	<u>(a).</u>
18	SECTION 3. Chapter 403, Government Code, is amended by
19	adding Subchapter S to read as follows:
20	SUBCHAPTER S. STORM COST OFFSET FUND
21	Sec. 403.601. DEFINITIONS. In this subchapter:
22	(1) <u>"Electric cooperative" means a corporation</u>
23	organized and operating under Chapter 161, Utilities Code, or a
24	predecessor statute to Chapter 161, Utilities Code, and designated

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by the legislature to receive a distribution from the storm cost 1 2 offset fund, or its designated agent. 3 (2) "Extraordinary costs and expenses" has the meaning assigned by Section 41.152(4), Utilities Code. 4 5 (3) "Winter Storm Uri" means the North American winter 6 storm that occurred in February 2021. 7 Sec. 403.602. PURPOSE. (a) The legislature finds and declares that Winter Storm Uri constituted a public calamity to 8 9 this state due to the loss of life, injury, property damage, and widespread disruptions of gas supply, electricity, and utility 10 11 services caused by prolonged freezing temperatures, heavy snow, and freezing rain statewide. 12 13 (b) The purpose of this subchapter is to reduce the rates or charges that retail electric service customers would otherwise 14 experience because of extraordinary costs and expenses that 15 electric cooperatives incurred related to Winter Storm Uri and that 16 electric cooperatives seek to recover through temporary or 17 18 permanent rates or charges. Sec. 403.603. STORM COST OFFSET FUND. (a) The storm cost 19 20 offset fund is created as a fund in the state treasury outside the general revenue fund. The fund is composed of: 21 22 (1) money transferred to the fund at the direction of 23 the legislature; 24 (2) gifts and grants contributed to the fund; and 25 (3) other money required by law to be deposited in the 26 fund. 27 (b) Money deposited to the credit of the storm cost offset

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fund must be used for the benefit of retail electric service 1 2 customers of electric cooperatives designated by the legislature to 3 receive a distribution from the fund. Money received by an electric 4 cooperative, or its designated agent, from the fund may be used only 5 to offset the rates or charges the electric cooperative imposes on its retail electric service customers to recover extraordinary 6 7 costs and expenses or, for a generation and transmission 8 cooperative, those rates and charges imposed to recover 9 extraordinary costs and expenses from its member electric cooperatives that serve retail electric service customers. 10

11 (c) The electric cooperative or its designated agent shall 12 implement an offset of rates or charges on a pro-rata basis to all 13 existing or future retail electric service customers obligated to pay, on or after the date of the first retail electric service 14 invoice following the distribution, a rate or charge related to 15 16 recovery of the electric cooperative's extraordinary costs and expenses. The offset shall be reflected as a credit on a retail 17 electric service customer's bill. 18

19 (d) A generation and transmission cooperative shall 20 implement an offset of rates or charges on a pro-rata basis to all 21 of its member electric cooperatives that receive a rate or charge to 22 recover the generation and transmission cooperative's 23 extraordinary costs and expenses, effective on the first billing 24 date following the distribution from the fund. The offset shall be 25 reflected as a credit on the member electric cooperative's bill.

26 (e) An electric cooperative that receives an offset
27 pursuant to Subsection (d) shall implement an offset of rates or

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1 <u>charges on a pro-rata basis to all existing or future retail</u> 2 <u>electric service customers obligated to pay a rate or charge to</u> 3 <u>recover extraordinary costs and expenses, on or after the date of</u> 4 <u>the first retail electric service invoice following the receipt of</u> 5 <u>an offset from a generation and transmission cooperative. The</u> 6 <u>electric cooperative's offset shall be reflected as a credit on a</u> 7 <u>retail electric service customer's bill.</u>

(f) The comptroller shall promptly distribute money in the 8 9 fund as directed by the legislature for the benefit of retail electric service customers of designated electric cooperatives or 10 11 retail electric service customers of the member electric cooperatives of designated electric cooperatives. Distributions 12 13 received by an electric cooperative from the fund shall be held in trust for the benefit of its retail electric service customers or 14 its member electric cooperatives that are entitled to offsets under 15 16 this subchapter.

17 (g) Interest earned on money deposited to the credit of the 18 storm cost offset fund is exempt from Government Code Section 19 <u>404.071</u>. Interest earned on money in the fund shall be retained in 20 <u>the storm cost offset fund</u>.

21 (h) An electric cooperative designated by the legislature 22 to receive a distribution from the fund shall cooperate with the 23 comptroller to carry out the purpose of the fund.

24 (i) An electric cooperative or its designated agent that
25 receives a distribution from the storm cost offset fund shall, by
26 March 1 each calendar year, submit a report to the Legislative
27 Budget Board stating the number of customers that have received an

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offset to rates or charges, the total dollar amount of offsets 1 2 provided by the electric cooperative or its designated agent, the amount of money remaining from the distribution, and how any 3 remaining money is being maintained and invested. An electric 4 cooperative or its designated agent shall submit the report for 5 each calendar year that it maintains money distributed from the 6 7 storm cost offset fund. Section 403.604. EXPIRATION. (a) This subchapter expires on 8 9 September 1, 2028 except as provide by (b). 10 (b) If an electric cooperative that receives a distribution from the storm cost offset fund is holding funds in trust beyond 11 September 1, 2028, the trust fund shall be operated according to 12 Section 403.603(b), (c), (d), (e), (f), (g) and (h) and those 13 provisions shall continue in effect for such purposes. 14 15 SECTION 4. This Act takes effect immediately if it receives 16 a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this 17 Act does not receive the vote necessary for immediate effect, this 18

19 Act takes effect September 1, 2023.

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