By: Morales of Maverick

H.B. No. 4042

A BILL TO BE ENTITLED

1 AN ACT

- 2 relating to the applicability of certain safety provisions and
- 3 regulatory fees administered by the Railroad Commission of Texas to
- 4 gas distribution pipelines.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Sections 121.211(a), (d), (e), and (g),
- 7 Utilities Code, are amended to read as follows:
- 8 (a) The railroad commission by rule may adopt a fee to be
- 9 assessed annually against operators of [natural] gas distribution
- 10 pipelines and their pipeline facilities and [natural] gas master
- 11 metered pipelines and their pipeline facilities subject to this
- 12 title.
- 13 (d) The commission may assess each operator of a [natural]
- 14 gas distribution system subject to this title an annual fee not to
- 15 exceed one dollar for each service line reported by the system on
- 16 the Distribution Annual Report, Form RSPA F7100.1-1, due on March
- 17 15 of each year. The fee is due March 15 of each year.
- 18 (e) The railroad commission may assess each operator of a
- 19 [natural] gas master metered system subject to this title an annual
- 20 fee not to exceed \$100 for each master metered system. The fee is
- 21 due June 30 of each year.
- 22 (g) Each operator of a [natural] gas distribution system and
- 23 each [natural] gas master meter operator shall recover as a
- 24 surcharge to its existing rates the amounts paid to the commission

- H.B. No. 4042
- 1 under this section. Amounts collected under this subsection by an
- 2 investor-owned [natural] gas distribution system or a
- 3 cooperatively owned [natural] gas distribution system shall not be
- 4 included in the revenue or gross receipts of the company for the
- 5 purpose of calculating municipal franchise fees or any tax imposed
- 6 under Subchapter B, Chapter 182, Tax Code, or under Chapter 122.
- 7 Those amounts are not subject to a sales and use tax imposed by
- 8 Chapter 151, Tax Code, or Subtitle C, Title 3, Tax Code.
- 9 SECTION 2. Section 121.213(a), Utilities Code, is amended
- 10 to read as follows:
- 11 (a) In this section, "distribution gas pipeline facility"
- 12 means a pipeline facility that distributes [natural] gas directly
- 13 to end-use customers.
- SECTION 3. Section 121.214(a)(1), Utilities Code, is
- 15 amended to read as follows:
- 16 (1) "Distribution gas pipeline facility" means a
- 17 pipeline facility that distributes [natural] gas directly to end
- 18 use customers.
- 19 SECTION 4. This Act takes effect September 1, 2025.