1 AN ACT 2 relating to the regulation as common carriers of certain owners, 3 operators, or managers of pipelines for the transportation of feedstock for carbon gasification, the products of 4 carbon 5 gasification, or the derivative products of carbon gasification. 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Section 111.002, Natural Resources Code, is 7 amended to read as follows: 8 Sec. 111.002. COMMON CARRIERS UNDER CHAPTER. 9 A person is a common carrier subject to the provisions of this chapter if it: 10 11 (1) owns, operates, or manages a pipeline or any part 12 of a pipeline in the State of Texas for the transportation of crude petroleum to or for the public for hire, or engages in the business 13 14 of transporting crude petroleum by pipeline; (2) owns, operates, or manages a pipeline or any part 15 of a pipeline in the State of Texas for the transportation of crude 16 petroleum to or for the public for hire and the pipeline is 17 18 constructed or maintained on, over, or under a public road or highway, or is an entity in favor of whom the right of eminent 19 domain exists; 20 21 (3) owns, operates, or manages a pipeline or any part 22 of a pipeline in the State of Texas for the transportation of crude

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petroleum to or for the public for hire which is or may be

constructed, operated, or maintained across, on, along, over, or

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under the right-of-way of a railroad, corporation, or other common carrier required by law to transport crude petroleum as a common carrier;

4 (4) under lease, contract of purchase, agreement to 5 buy or sell, or other agreement or arrangement of any kind, owns, operates, manages, or participates in ownership, operation, or 6 7 management of a pipeline or part of a pipeline in the State of Texas 8 for the transportation of crude petroleum, bought of others, from 9 an oil field or place of production within this state to any distributing, refining, or marketing center or reshipping point 10 within this state; 11

(5) owns, operates, or manages, wholly or partially, pipelines for the transportation for hire of coal in whatever form or of any mixture of substances including coal in whatever form; [or]

(6) owns, operates, or manages, wholly or partially, pipelines for the transportation of carbon dioxide or hydrogen in whatever form to or for the public for hire, but only if such person files with the commission a written acceptance of the provisions of this chapter expressly agreeing that, in consideration of the rights acquired, it becomes a common carrier subject to the duties and obligations conferred or imposed by this chapter; or

23 (7) owns, operates, or manages a pipeline or any part 24 of a pipeline in the State of Texas for the transportation of 25 feedstock for carbon gasification, the products of carbon 26 gasification, or the derivative products of carbon gasification, in 27 whatever form, to or for the public for hire, but only if the person

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files with the commission a written acceptance of the provisions of 1 2 this chapter expressly agreeing that, in consideration of the rights acquired, it becomes a common carrier subject to the duties 3 4 and obligations conferred or imposed by this chapter. SECTION 2. Section 111.013, Natural Resources Code, 5 is 6 amended to read as follows: Sec. 111.013. CONTROL OF PIPELINES. A pipeline subject to 7 8 the provisions of this chapter not exempt under Section 111.003 [of this code], which is used in connection with the business of 9 purchasing or purchasing and selling crude petroleum, or in the 10 business of transporting coal, carbon dioxide, [or] hydrogen, 11 feedstock for carbon gasification, the products of carbon 12 gasification, or the derivative products of carbon gasification in 13 whatever form by pipeline for hire in Texas, shall be operated as a 14 15 common carrier and shall be subject to the jurisdiction of the commission. 16

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SECTION 3. This Act takes effect September 1, 2007.

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President of the Senate

Speaker of the House

I certify that H.B. No. 1967 was passed by the House on March 27, 2007, by the following vote: Yeas 136, Nays 0, 2 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 1967 was passed by the Senate on April 19, 2007, by the following vote: Yeas 31, Nays O.

Secretary of the Senate

APPROVED:

Date

Governor