By: Zaffirini

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A BILL TO BE ENTITLED

AN ACT

2 relating to reconstituting the system benefit fund as a trust fund 3 and to uses of the fund.

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

5 SECTION 1. Section 39.903, Utilities Code, is amended by 6 amending Subsections (a), (b), (d), (e), (h), (i), (j), (j-1), and 7 (1) and adding Subsections (a-1), (j-2), and (j-3) to read as 8 follows:

The commission shall establish a system benefit fund as 9 (a) a trust fund outside of the state treasury to be used [is an account 10 in the general revenue fund. Money in the account may be 11 appropriated] only for the purposes provided by this section [or 12 other law]. The commission shall provide for the fund to be held by 13 14 a financial institution eligible to be a depository for state funds under Chapter 404, Government Code. Interest earned on the [system 15 16 benefit] fund shall be credited to the fund. Money in the fund may be disbursed from the fund only as provided by this section [Section 17 18 403.095, Government Code, does not apply to the system benefit fund]. 19

20 <u>(a-1) The commission shall include in the report the</u>
21 <u>commission submits under Section 2101.011</u>, <u>Government Code</u>,
22 <u>information regarding the system benefit fund as if the fund were a</u>
23 <u>fund subject to Subsection (c) of that section.</u>

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(b) The [system benefit] fund <u>established under Subsection</u>

1 (a) is financed by a nonbypassable fee set by the commission in an 2 amount not to exceed 65 cents per megawatt hour <u>and</u> [. The system 3 benefit fund fee is] allocated to customers based on the amount of 4 kilowatt hours used. <u>An electric utility shall remit to the fund</u> 5 <u>the fees received from retail electric providers in accordance with</u> 6 procedures prescribed by commission rule.

The commission <u>annually</u> shall [annually] review and 7 (d) 8 approve [system benefit] fund accounts, projected revenue requirements, and proposed nonbypassable fees. The commission by 9 10 rule shall adopt payment schedules, reporting requirements, and review procedures, including a method for administrative review, as 11 the commission determines is necessary to ensure that the fund is 12 funded and that disbursements from the fund are properly made. 13 Electric utilities and retail electric providers shall file regular 14 reports as required by commission rule. Municipally owned 15 utilities and electric cooperatives that implement customer choice 16 17 are subject to commission rules adopted under this section. All records and reports related to the rate reduction program under 18 19 Subsection (h) are subject to audit on commission request. The commission may require an electric utility or retail electric 20 provider to provide additional information as necessary to assess 21 contributions to and disbursements from the fund, and that 22 information submitted is not subject to disclosure under Chapter 23 24 552, Government Code. The commission shall issue monthly reports on compliance with reporting requirements and quarterly reports of 25 26 revenues to and expenditures from the fund. The reports must be made available on the commission's Internet website. [The 27

1	commission shall report to the electric utility restructuring
2	legislative oversight committee if the system benefit fund fee is
3	insufficient to fund the purposes set forth in Subsection (e) to the
4	extent required by this section.]
5	(e) Money in the [system benefit] fund may be <u>used</u>
6	[appropriated to provide funding] solely for the following
7	regulatory purposes, in the following order of priority:
8	(1) programs to[:
9	[(A)] assist low-income electric customers by
10	providing the 10 \pm 0 percent reduced rate prescribed by
11	Subsection (h); [and
12	[(B) provide one-time bill payment assistance to
13	electric customers who are or who have in their households one or
14	more seriously ill or disabled low-income persons and who have been
15	threatened with disconnection for nonpayment;
16	(2) programs to assist low-income electric customers
17	by providing the targeted energy efficiency programs described by
18	Subsection (f)(2), using at least 10 percent of the fund's annual
19	<pre>receipts [customer education programs, administrative expenses</pre>
20	incurred by the commission in implementing and administering this
21	chapter, and expenses incurred by the office under this chapter];
22	(3) programs to provide bill payment assistance to
23	electric customers who have been threatened with disconnection for
24	nonpayment and who are or who have in their households one or more
25	seriously ill or disabled low-income persons whose health or safety
26	may be injured by the disconnection, using at least five percent of
27	the fund's annual receipts [assist low-income electric customers by

1 providing the targeted energy efficiency programs described by
2 Subsection (f)(2)];

3 (4) <u>customer education programs, administrative</u>
4 <u>expenses incurred by the commission in administering this chapter,</u>
5 <u>and expenses incurred by the office under this chapter, using not</u>
6 <u>more than three percent of the fund's annual receipts</u> [programs to
7 <u>assist low-income electric customers by providing the 20 percent</u>
8 <u>reduced rate prescribed by Subsection (h)</u>]; and

(5) reimbursement to the commission and the Health and 9 10 Human Services Commission for expenses incurred in the implementation and administration of an integrated eligibility 11 process created under Section 17.007 for customer service discounts 12 relating to retail electric service, including outreach expenses 13 14 the commission determines are reasonable and necessary.

15 (h) The commission shall adopt rules for a retail electric provider to determine a reduced rate for eligible customers to be 16 17 discounted off the standard retail service package as approved by the commission under Section 39.106 and shall require a retail 18 19 electric provider to apply the same reduction to any rate plan under which an eligible low-income customer is receiving service. A 20 retail electric provider may not establish a rate plan that is 21 available only to a low-income customer eligible for a reduced rate 22 under this subsection [, or the price to beat established by Section 23 24 39.202, whichever is lower]. Municipally owned utilities and electric cooperatives shall establish a reduced rate for eligible 25 customers to be discounted off the standard retail service package 26 established under Section 40.053 or 41.053, as appropriate. 27 The

1 reduced rate for a retail electric provider shall result in a total charge that is at least 10 percent and, if sufficient money in the 2 3 [system benefit] fund is available, up to 20 percent, lower than the amount the customer would otherwise be charged. [To the extent the 4 5 system benefit fund is insufficient to fund the initial 10 percent rate reduction, the commission may increase the fee to an amount not 6 more than 65 cents per megawatt hour, as provided by Subsection 7 8 (b).] If the fee is set at 65 cents per megawatt hour and [or if] the commission determines that revenues anticipated to be due to 9 10 the fund [appropriations] are insufficient to fund the 10 percent rate reduction, the commission may reduce the rate reduction to 11 12 less than 10 percent. For a municipally owned utility or electric cooperative, the reduced rate shall be equal to an amount that can 13 14 be fully funded by that portion of the nonbypassable fee proceeds 15 paid by the municipally owned utility or electric cooperative that is allocated to the utility or cooperative by the commission under 16 17 Subsection (e) for programs for low-income customers of the utility or cooperative. The reduced rate for municipally owned utilities 18 and electric cooperatives under this section is in addition to any 19 rate reduction that may result from local programs for low-income 20 customers of the municipally owned utilities or 21 electric 22 cooperatives.

(i) A retail electric provider, municipally owned utility,
or electric cooperative seeking reimbursement from the system
benefit fund may not charge an eligible low-income customer a rate
higher than the appropriate rate determined under Subsection (h).
A [retail electric provider not subject to the price to beat, or a]

1 municipally owned utility or electric cooperative subject to the nonbypassable fee under Subsection (c) $[\tau]$ shall be reimbursed from 2 3 the system benefit fund for the difference between the reduced rate and the rate established under [Section 39.106 or, as appropriate, 4 5 the rate established under] Section 40.053 or 41.053, as appropriate. A retail electric provider [who is subject to the 6 price to beat] shall be reimbursed from the system benefit fund for 7 8 the difference between the reduced rate and the rate established under Section 39.106 or the rate plan under which the customer is 9 10 receiving service, as appropriate [the price to beat]. The commission shall adopt rules providing for the reimbursement. 11

12 (j) The commission shall adopt rules providing for methods of enrolling customers eligible to receive reduced rates under 13 Subsection (h), including methods for a customer to self-enroll 14 15 through the commission or through an administrator designated by the commission. The rules must provide for automatic enrollment as 16 17 one enrollment option. The Health and [Texas Department of] Human Services Commission and other governmental entities, on request of 18 19 the commission, shall assist in the adoption and implementation of these rules. The commission and the Health and [Texas Department 20 of] Human Services Commission shall enter into a memorandum of 21 understanding establishing the respective duties of the agencies 22 [commission and the department] in relation to [the] automatic 23 24 enrollment. An electric customer who self-enrolls for the rate reduction program under Subsection (h) is eligible for a period of 25 26 13 months after the date the customer's eligibility is established. The commission annually shall audit the status of an appropriate 27

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1 sample of customers who self-enroll.

2 (j-1) The commission shall adopt rules governing the bill 3 payment assistance programs [program] provided under Subsection (e)(3) [(e)(1)(B). The rules must provide that a customer is 4 5 eligible to receive the assistance only if the assistance is necessary to prevent the disconnection of service for nonpayment of 6 bills and the electric customer is or has in the customer's 7 8 household one or more seriously ill or disabled low-income persons whose health or safety may be injured by the disconnection]. 9 The 10 commission may prescribe the documentation necessary to demonstrate eligibility for the assistance and may establish 11 additional eligibility criteria. The Health and Human Services 12 Commission, on request of the commission, shall assist in the 13 14 adoption and implementation of these rules.

15 (j-2) The commission, in the terms of a contract governing 16 the actions of a contractor trustee managing the fund, shall 17 establish limits on allowable costs to the fund for auditing and 18 administering the fund, allowable costs to the fund for 19 administering programs under this section, and allowable costs for 20 enrolling customers in the rate reduction program under Subsection 21 (h).

(j-3) The commission annually shall issue a projection of revenues and expenses for the fund and programs under this section. If the commission determines during an even-numbered year that the fund will be insufficient to fund the minimum rate reduction under Subsection (h) for the following state fiscal biennium, on or before January 15 of the next odd-numbered year the commission

1 shall issue a report to the legislature concerning the sufficiency 2 of the fund.

For the purposes of this section, a "low-income electric 3 (1)customer" is an electric customer who qualifies for lifeline 4 5 telephone service under Section 55.015[+

6 [(1) whose household income is not more than 125 7 percent of the federal poverty guidelines; or

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[(2) who receives food stamps from the Texas 9 Department of Human Services or medical assistance from a state 10 agency administering a part of the medical assistance program].

SECTION 2. The Public Utility Commission of Texas shall 11 adopt rules under Section 39.903, Utilities Code, and reinstate the 12 low-income discount program under Subsection (h) of that section, 13 14 as amended by this Act, as soon as is practicable. Fees for the 15 system benefit fund collected under Section 39.903, Utilities Code, before the effective date of this Act shall be remitted to the 16 17 comptroller of public accounts for deposit in the general revenue Fees for the system benefit fund collected under Section 18 fund. 39.903, Utilities Code, after the effective date of this Act shall 19 be remitted to the Public Utility Commission of Texas not later than 20 31 days after the fees are collected until the commission adopts 21 rules governing the remittance of the fees to the trust fund 22 established under that section, as amended by this Act. The Public 23 24 Utility Commission of Texas shall hold fees remitted to it under this section in trust for the benefit of the system benefit fund 25 26 until that fund is established as provided by this Act and shall transfer those fees to the fund on the date the fund is established. 27

1 SECTION 3. This Act takes effect September 1, 2011.