By: Rodriguez, et al.
(Margo, Pickett, Quintanilla, Marquez)

S.B. No. 1910

Substitute the following for S.B. No. 1910:

By: Cook C.S.S.B. No. 1910

A BILL TO BE ENTITLED

1	AN ACT

- 2 relating to the delay of the transition to competition in the
- 3 Western Electricity Coordinating Council service area and to net
- 4 metering and energy efficiency goals and programs for utilities in
- 5 that area.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 7 SECTION 1. Chapter 39, Utilities Code, is amended by adding
- 8 Subchapter L to read as follows:
- 9 SUBCHAPTER L. TRANSITION TO COMPETITION AND OTHER PROVISIONS FOR
- 10 CERTAIN AREAS OUTSIDE OF ERCOT
- Sec. 39.551. APPLICABILITY. (a) This subchapter applies
- 12 <u>only to an investor-owned electric utility:</u>
- 13 (1) that is operating solely outside of ERCOT in areas
- 14 of this state that were included in the Western Electricity
- 15 Coordinating Council on January 1, 2011;
- 16 (2) that was not affiliated with ERCOT on January 1,
- 17 <u>2011; and</u>
- 18 (3) to which Subchapters I, J, and K do not apply.
- 19 (b) The legislature finds that an electric utility subject
- 20 to this subchapter is unable at this time to offer fair competition
- 21 and reliable service to all retail customer classes in the area
- 22 served by the utility. As a result, the introduction of retail
- 23 competition for such an electric utility is delayed until fair
- 24 competition and reliable service are available to all retail

- 1 <u>customer classes as determined under this subchapter.</u>
- 2 Sec. 39.552. COST-OF-SERVICE REGULATION. (a) Until the
- 3 date on which an electric utility subject to this subchapter is
- 4 authorized by the commission under Section 39.553(f) to implement
- 5 retail customer choice, the rates of the utility are subject to
- 6 regulation under Chapter 36.
- 7 (b) Until the date on which an electric utility subject to
- 8 this subchapter implements customer choice, the provisions of this
- 9 chapter, other than this subchapter and Sections 39.904 and 39.905,
- 10 do not apply to that utility.
- 11 Sec. 39.553. TRANSITION TO COMPETITION. (a) The events
- 12 prescribed by Subsections (b)-(f) shall be followed to introduce
- 13 retail competition in the service area of an electric utility
- 14 subject to this subchapter. The commission shall ensure that the
- 15 listed items in each stage are completed before the next stage is
- 16 <u>initiated</u>. Unless stated otherwise, the commission shall conduct
- 17 each activity with the electric utility and other interested
- 18 parties. The commission may modify the sequence of events required
- 19 by Subsections (b)-(e), but not the substance of the requirements,
- 20 if the commission finds good cause to do so. Full retail
- 21 competition may not begin in the service area of an electric utility
- 22 subject to this subchapter until all actions prescribed by those
- 23 subsections are completed.
- 24 (b) The first stage for the transition to competition
- 25 consists of the following activities:
- 26 (1) approval of a regional transmission organization
- 27 by the Federal Energy Regulatory Commission for the power region

- 1 that includes the electric utility's service area and commencement
- 2 of independent operation of the transmission network under the
- 3 approved regional transmission organization;
- 4 (2) development of retail market protocols to
- 5 facilitate retail competition; and
- 6 (3) completion of an expedited proceeding to develop
- 7 nonbypassable delivery rates for the customer choice pilot project
- 8 to be implemented under Subsection (c)(1).
- 9 (c) The second stage for the transition to competition
- 10 consists of the following activities:
- 11 (1) initiation of the customer choice pilot project in
- 12 accordance with Section 39.104;
- 13 (2) development of a balancing energy market, a market
- 14 for ancillary services, and a market-based congestion management
- 15 system for the wholesale market in the power region in which the
- 16 <u>regional transmission organization operates; and</u>
- 17 (3) implementation of a seams agreement with adjacent
- 18 power regions to reduce barriers to entry and facilitate
- 19 competition.
- 20 (d) The third stage for the transition to competition
- 21 consists of the following activities:
- 22 (1) the electric utility filing with the commission:
- 23 (A) an application for business separation in
- 24 accordance with Section 39.051;
- 25 (B) an application for unbundled transmission
- 26 and distribution rates in accordance with Section 39.201;
- (C) an application for certification of a

1 qualified power region in accordance with Section 39.152; and 2 (D) an application for price-to-beat rates in 3 accordance with Section 39.202; 4 (2) the commission: 5 (A) approving a business separation plan for the 6 utility; 7 (B) setting unbundled transmission 8 distribution rates for the utility; 9 (C) certifying a qualified power region, which 10 includes conducting a formal evaluation of wholesale market power in the region, in accordance with Section 39.152; 11 12 (D) setting price-to-beat rates for the utility; 13 and 14 (E) determining which competitive 15 services must be separated from regulated utility activities in accordance with Section 39.051; and 16 17 (3) completion of the testing of retail and wholesale systems, including those systems necessary for switching customers 18 19 to the retail electric provider of their choice and for settlement of wholesale market transactions, by the regional transmission 20 organization, the registration agent, and market participants. 21 (e) The fourth stage for the transition to competition 22 consists of the following activities: 23 24 (1) commission evaluation of the results of the pilot 25 project; 26 (2) initiation by the electric utility of a capacity auction in accordance with Section 39.153 at a time to be determined 27

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1 by the commission; and 2 (3) separation by the utility of competitive energy 3 services from its regulated utility activities, in accordance with 4 the commission order approving the separation of competitive energy 5 services. 6 (f) The fifth stage for the transition to competition 7 consists of the following activities: 8 (1) evaluation by the commission of whether the electric utility can offer fair competition and reliable service to 9 10 all retail customer classes in the area served by the utility, and: 11 (A) if the commission concludes that the electric 12 utility can offer fair competition and reliable service to all retail customer classes in the area served by the utility, the 13 commission issuing an order initiating retail competition for the 14 15 utility; and (B) if the commission determines that the 16 17 electric utility cannot offer fair competition and reliable service to all retail customer classes in the area served by the utility, 18 19 the commission issuing an order further delaying retail competition 20 for the utility; and 21 (2) on the issuance of an order from the commission initiating retail competition for the utility, completion by the 22 utility of the business separation and unbundling in accordance 23 24 with the commission order approving the unbundling. Sec. 39.554. INTERCONNECTION OF DISTRIBUTED 25 RENEWABLE

(1) "Distributed renewable generation"

GENERATION. (a) In this section:

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- 1 meaning assigned by Section 39.916.
- 2 (2) "Distributed renewable generation owner" means an
- 3 owner of distributed renewable generation that is a retail electric
- 4 customer.
- 5 (3) "Interconnection" has the meaning assigned by
- 6 Section 39.916.
- 7 (b) A distributed renewable generation owner in the service
- 8 area of an electric utility subject to this subchapter may request
- 9 interconnection by filing an application for interconnection with
- 10 the utility. An application for interconnection is subject to the
- 11 utility's safety and reliability requirements. The utility's
- 12 procedures for the submission and processing of an application for
- 13 interconnection shall be consistent with rules adopted by the
- 14 commission regarding interconnection.
- 15 <u>(c) An electric utility that approves an application of a</u>
- 16 distributed renewable generation owner under Subsection (b):
- 17 <u>(1) shall install, maintain, and retain ownership of</u>
- 18 the meter and metering equipment; and
- 19 (2) may install load research metering equipment on
- 20 the premises of the owner, at no expense to the owner.
- 21 (d) At the request of an electric utility that approves an
- 22 application of a distributed renewable generation owner under
- 23 Subsection (b), the owner shall:
- 24 (1) provide and install a meter socket, a metering
- 25 cabinet, or both a socket and cabinet at a location designated by
- 26 the utility on the premises of the owner; and
- 27 (2) provide, at no expense to the utility, a suitable

- 1 location for the utility to install meters and equipment associated
- 2 with billing and load research.
- 3 (e) An electric utility that approves an application of a
- 4 distributed renewable generation owner under Subsection (b) shall
- 5 provide to the owner the metering options described by Section
- 6 39.916(f) and an option to interconnect with the utility through a
- 7 single meter that runs forward and backward if:
- 8 (1) the owner:
- 9 (A) intends to interconnect the distributed
- 10 renewable generation at an apartment house, as defined by Section
- 11 184.011, occupied by low-income elderly tenants that qualifies for
- 12 master metering under Section 184.012(b) and the distributed
- 13 renewable generation is reasonably expected to generate not less
- 14 than 50 percent of the apartment house's annual electricity use; or
- (B) has a qualifying facility with a design
- 16 capacity of not more than 50 kilowatts; and
- 17 (2) the distributed renewable generation or
- 18 qualifying facility that is the subject of the application is rated
- 19 to produce an amount of electricity that is less than or equal to:
- 20 (A) the owner's estimated annual kilowatt hour
- 21 consumption for a new apartment house or qualifying facility; or
- 22 (B) the amount of electricity the owner consumed
- 23 <u>in the year before installation of the distributed renewable</u>
- 24 generation or qualifying facility.
- 25 (f) For a distributed renewable generation owner that
- 26 chooses interconnection through a single meter under Subsection
- 27 (e):

- 1 (1) the amount of electricity the owner generates
- 2 through distributed renewable generation or a qualifying facility
- 3 for a given billing period offsets the owner's consumption for that
- 4 billing period; and
- 5 (2) any electricity the owner generates through
- 6 distributed renewable generation or a qualifying facility that
- 7 exceeds the owner's consumption for a given billing period shall be
- 8 credited to the owner under Subsection (g).
- 9 (g) An electric utility that purchases surplus electricity
- 10 under Subsection (f)(2) shall purchase the electricity from the
- 11 distributed renewable generation owner at the cost of the utility
- 12 as determined by commission rule. The utility shall take
- 13 reasonable steps to inform the owner of the amount of surplus
- 14 electricity purchased from the owner in kilowatt hours during the
- 15 <u>owner's most recent billing cycle.</u> A credit balance of not more
- 16 than \$50 on the owner's monthly bill may be carried forward onto the
- 17 owner's next monthly bill. The utility shall refund to the owner a
- 18 credit balance that is not carried forward or the portion of a
- 19 credit balance that exceeds \$50 if the credit balance is carried
- 20 forward.
- 21 (h) In a base rate proceeding or fuel cost recovery
- 22 proceeding conducted under Chapter 36, the commission shall ensure
- 23 that any additional cost associated with the metering and payment
- 24 options described by Subsections (e), (f), and (g) is allocated
- 25 only to customer classes that include distributed renewable
- 26 generation owners who have chosen those metering options.
- Sec. 39.555. MARKETING OF ENERGY EFFICIENCY AND RENEWABLE

C.S.S.B. No. 1910

- 1 ENERGY PROGRAMS. An electric utility subject to this subchapter
- 2 may market an energy efficiency or renewable energy program
- 3 directly to a retail electric customer in its service territory and
- 4 provide rebate or incentive funds directly to a customer to promote
- 5 or facilitate the success of programs implemented under Section
- 6 39.905.
- 7 SECTION 2. This Act takes effect immediately if it receives
- 8 a vote of two-thirds of all the members elected to each house, as
- 9 provided by Section 39, Article III, Texas Constitution. If this
- 10 Act does not receive the vote necessary for immediate effect, this
- 11 Act takes effect September 1, 2011.