By:King of ParkerH.B. No. 3615Substitute the following for H.B. No. 3615:C.S.H.B. No. 3615

A BILL TO BE ENTITLED

AN ACT

2 relating to certain rates charged by and programs offered by 3 municipally owned utilities.

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

5 SECTION 1. Section 552.133, Government Code, is amended by 6 amending Subsection (a-1) and adding Subsection (b-1) to read as 7 follows:

8 (a-1) For purposes of this section, "competitive matter" 9 means a utility-related matter that is related to the public power 10 utility's competitive activity, including commercial information, 11 and would, if disclosed, give advantage to competitors or 12 prospective competitors. The term:

13 (1) means a matter that is reasonably related to the14 following categories of information:

(A) generation unit specific and portfolio fixed
and variable costs, including forecasts of those costs, capital
improvement plans for generation units, and generation unit
operating characteristics and outage scheduling;

(B) bidding and pricing information for
purchased power, generation and fuel, and Electric Reliability
Council of Texas bids, prices, offers, and related services and
strategies;

(C) effective fuel and purchased power
 agreements and fuel transportation arrangements and contracts;

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C.S.H.B. No. 3615 (D) risk management information, contracts, and 2 strategies, including fuel hedging and storage;

3 (E) plans, studies, proposals, and analyses for 4 system improvements, additions, or sales, other than transmission 5 and distribution system improvements inside the service area for 6 which the public power utility is the sole certificated retail 7 provider; and

8 (F) customer billing, contract, and usage 9 information, electric power pricing information, system load 10 characteristics, and electric power marketing analyses and 11 strategies; and

12 (2) does not include the following categories of 13 information:

14 (A) information relating to the provision of 15 distribution access service, including the terms and conditions of 16 the service and the rates charged for the service but not including 17 information concerning utility-related services or products that 18 are competitive;

(B) information relating to the provision of
transmission service that is required to be filed with the Public
Utility Commission of Texas, subject to any confidentiality
provided for under the rules of the commission;

(C) information for the distribution system pertaining to reliability and continuity of service, to the extent not security-sensitive, that relates to emergency management, identification of critical loads such as hospitals and police, records of interruption, and distribution feeder standards;

C.S.H.B. No. 3615

1 (D) any substantive rule or tariff of general 2 applicability regarding rates, service offerings, service 3 regulation, customer protections, or customer service adopted by 4 the public power utility as authorized by law;

5 (E) aggregate information reflecting receipts or 6 expenditures of funds of the public power utility, of the type that 7 would be included in audited financial statements;

8 (F) information relating to equal employment 9 opportunities for minority groups, as filed with local, state, or 10 federal agencies;

(G) information relating to the public power utility's performance in contracting with minority business entities;

14 (H) information relating to nuclear 15 decommissioning trust agreements, of the type required to be 16 included in audited financial statements;

17 (I) information relating to the amount and timing18 of any transfer to an owning city's general fund;

(J) information relating to environmental compliance as required to be filed with any local, state, or national environmental authority, subject to any confidentiality provided under the rules of those authorities;

(K) names of public officers of the public power utility and the voting records of those officers for all matters other than those within the scope of a competitive resolution provided for by this section;

27 (L) a description of the public power utility's

C.S.H.B. No. 3615

1 central and field organization, including the established places at 2 which the public may obtain information, submit information and 3 requests, or obtain decisions and the identification of employees 4 from whom the public may obtain information, submit information or 5 requests, or obtain decisions;

6 (M) information identifying the general course 7 and method by which the public power utility's functions are 8 channeled and determined, including the nature and requirements of 9 all formal and informal policies and procedures;

(N) salaries and total compensation of all
 employees of a public power utility; [or]

(O) information publicly released by the
Electric Reliability Council of Texas in accordance with a law,
rule, or protocol generally applicable to similarly situated market
participants; or

16 (P) information related to a chilled water 17 program, as defined by Section 11.003, Utilities Code.

(b-1) Notwithstanding any contrary provision of Subsection
 (b), information or records are subject to disclosure under this
 chapter if the information or records are reasonably related to:

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22 (2) the method a municipality or municipally owned
 23 <u>utility uses to set rates for retail electric service; or</u>

(1) a municipally owned utility's rate review process;

24 (3) the method a municipality or municipally owned 25 utility uses to set rates for a chilled water program described by 26 <u>Subsection (a-1)(2)(P).</u>

27 SECTION 2. Section 11.003, Utilities Code, is amended by

C.S.H.B. No. 3615

1 adding Subdivision (3-a) and amending Subdivision (11) to read as
2 follows:

3 (3-a) "Chilled water program" means: 4 (A) a program to produce chilled water at a 5 central plant and pipe that water to buildings for air 6 conditioning, including a district cooling system or chilled water 7 service; or 8 (B) any other program designed to used chilled

9 water to provide air conditioning, reduce peak electric demand, or 10 shift electric load.

(11) "Municipally owned utility" means a utility owned, operated, and controlled by a municipality or by a nonprofit corporation the directors of which are appointed by one or more municipalities <u>and includes any chilled water program operated by</u> <u>the utility</u>.

16 SECTION 3. Section 552.133, Government Code, as amended by 17 this Act, applies only to a request for public information made on 18 or after the effective date of this Act. A request for public 19 information made before the effective date of this Act is governed 20 by the law in effect on the date of the request, and the former law 21 is continued in effect for that purpose.

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SECTION 4. This Act takes effect September 1, 2021.