By: Hinojosa (Canales)

S.B. No. 1008

## A BILL TO BE ENTITLED

1	AN ACT											
2	relating to fees for pipeline construction imposed by certain											
3	districts.											
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:											
5	SECTION 1. Subchapter H, Chapter 49, Water Code, is amended											
6	by adding Section 49.2127 to read as follows:											
7	Sec. 49.2127. PIPELINE FEES AND REQUIREMENTS IMPOSED BY											
8	CERTAIN DISTRICTS. (a) In this section, "retail public utility"											
9	has the meaning assigned by Section 13.002.											
10	(b) This section applies only to a district whose territory											
11	is located wholly or partly in a county:											
12	(1) located on the Gulf of Mexico and an international											
13	border; or											
14	(2) adjacent to a county described by Subdivision (1).											
15	(c) Notwithstanding Section 49.002, this section prevails											
16	over a special law governing a district.											
17	(d) A district may not impose on a retail public utility											
18	that proposes to construct a water or sewer pipeline or associated											
19	infrastructure in the district's service area:											
20	(1) requirements for constructing the pipeline that											
21	are unduly burdensome; or											
22	(2) a fee that is greater than the actual, reasonable,											
23	and documented costs incurred by the district for review, legal											
24	services, engineering services, inspection, construction, and											

1

S.B. No. 1008

1	repa	ir a	asso	ciated	with	the	retail	pub	lic	utility	cor	nsti	ruction,	and
2	any	othe	er	related	cost	s i	ncurred	by	the	distri	ct	in	associa	tion

- 3 with the retail public utility construction.
- 4 SECTION 2. This Act takes effect September 1, 2021.