By: DarbyH.B. No. 4384Substitute the following for H.B. No. 4384:By: DarbyC.S.H.B. No. 4384

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the recovery of certain costs associated with a gas
3	utility's plant, facilities, or equipment placed in service.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter G, Chapter 104, Utilities Code, is
6	amended by adding Section 104.302 to read as follows:
7	Sec. 104.302. RECOVERY OF CERTAIN COSTS FOR GROSS PLANT.
8	(a) In this section:
9	(1) "Gross plant" means a gas utility's plant,
10	facilities, or equipment that has been placed in service.
11	(2) "Post in-service carrying costs" means the product
12	of an unrecovered gross plant multiplied by a gas utility's pre-tax
13	weighted average cost of capital established in the railroad
14	commission's final order in the gas utility's most recent general
15	rate proceeding, compounded at the gas utility's pre-tax weighted
16	average cost of capital until recovery.
17	(3) "Unrecovered gross plant" means a gross plant
18	whose cost is not yet being recovered in a gas utility's rates and
19	not already being deferred to a regulatory asset.
20	(b) A gas utility may defer for future recovery as a
21	regulatory asset:
22	(1) post in-service carrying costs;
23	(2) depreciation associated with the unrecovered
24	gross plant; and

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1	(3) ad valorem taxes associated with the unrecovered
2	gross plant.
3	(c) A regulatory asset established under Subsection (b)
4	must be included in the railroad commission's authorized cost
5	recovery mechanism under Section 104.301.
6	(d) On recovery in rates of a regulatory asset established
7	by a gas utility under Subsection (b), the gas utility shall make
8	appropriate accounting adjustments to reflect the recovery in

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9 rates.

10 <u>(e) The railroad commission shall review the costs included</u> 11 <u>in a regulatory asset established by a gas utility under Subsection</u> 12 <u>(b) in a general rate proceeding. The costs are subject to a refund</u> 13 <u>with interest to the extent the railroad commission by order</u> 14 <u>disallows recovery in rates.</u>

15 SECTION 2. The Railroad Commission of Texas shall adopt 16 rules to implement Section 104.302, Utilities Code, as added by 17 this Act, not later than the 180th day after the effective date of 18 this Act.

19 SECTION 3. This Act applies only to a cost recovery 20 proceeding commenced on or after the effective date of this Act. A 21 cost recovery proceeding commenced before the effective date of 22 this Act is governed by the law in effect on the date the cost 23 recovery proceeding was commenced, and the former law is continued 24 in effect for that purpose.

25 SECTION 4. This Act takes effect immediately if it receives 26 a vote of two-thirds of all the members elected to each house, as 27 provided by Section 39, Article III, Texas Constitution. If this

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1 Act does not receive the vote necessary for immediate effect, this

2 Act takes effect September 1, 2025.