

CONFERENCE COMMITTEE REPORT FORM

Austin, Texas

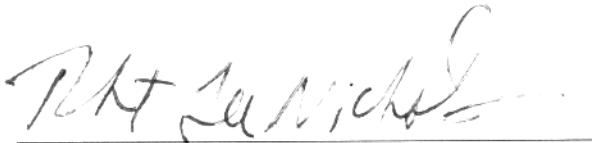
5/6/13
Date

Honorable David Dewhurst
President of the Senate

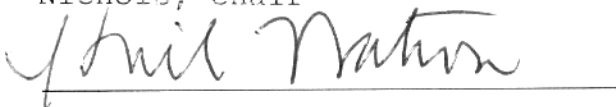
Honorable Joe Straus
Speaker of the House of Representatives

Sirs:

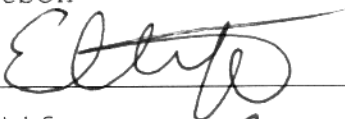
We, Your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on HB 1600 have had the same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.



Nichols, chair



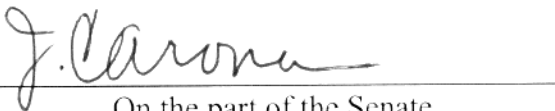
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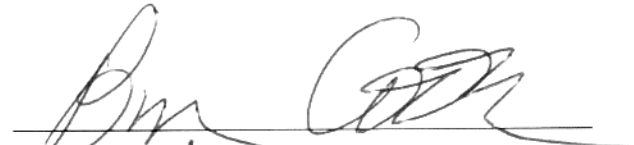


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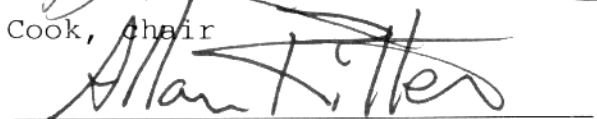


On the part of the Senate

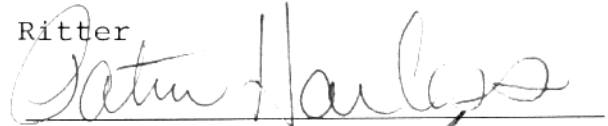
Carona



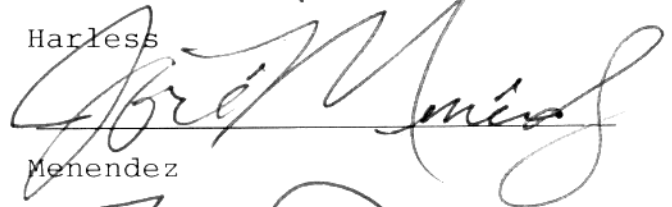
Cook, chair



Ritter



Harless



Menendez



On the part of the House

Price

Note to Conference Committee Clerk:

Please type the names of the members of the Conference Committee under the lines provided for signature. Those members desiring to sign the report should sign each of the six copies. Attach a copy of the Conference Committee Report and a Section by Section side by side comparison to each of the six reporting forms. The original and two copies are filed in house of origin of the bill, and three copies in the other house.

CONFERENCE COMMITTEE REPORT

3rd Printing

H.B. No. 1600

A BILL TO BE ENTITLED

AN ACT

relating to the continuation and functions of the Public Utility Commission of Texas, to the transfer of certain functions from the Texas Commission on Environmental Quality to the Public Utility Commission of Texas, to the rates for water service, and to the functions of the Office of Public Utility Counsel; authorizing a fee.

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

ARTICLE 1. GENERAL PROVISIONS RELATING TO THE PUBLIC UTILITY

COMMISSION OF TEXAS

SECTION 1.01. Section 12.005, Utilities Code, is amended to read as follows:

Sec. 12.005. APPLICATION OF SUNSET ACT. The Public Utility Commission of Texas is subject to Chapter 325, Government Code (Texas Sunset Act). Unless continued in existence as provided by that chapter or by Chapter 39, the commission is abolished and this title expires September 1, 2023 [~~2013~~].

SECTION 1.02. Section 12.053, Utilities Code, is amended to read as follows:

Sec. 12.053. MEMBERSHIP QUALIFICATIONS. (a) To be eligible for appointment, a commissioner must [~~be~~]:

- (1) be a qualified voter;
- (2) be a citizen of the United States; [~~and~~]
- (3) be a competent and experienced administrator;

1 (4) be well informed and qualified in the field of
2 public utilities and utility regulation; and

3 (5) have at least five years of experience in the
4 administration of business or government or as a practicing
5 attorney or certified public accountant [~~a representative of the~~
6 ~~general public~~].

7 (b) A person is not eligible for appointment as a
8 commissioner if the person:

9 (1) at any time during the two years preceding
10 appointment:

11 (A) personally served as an officer, director,
12 owner, employee, partner, or legal representative of a public
13 utility regulated by the commission or of an[~~τ~~] affiliate[~~τ~~] or
14 direct competitor of a public utility regulated by the commission;
15 or

16 (B) owned or controlled, directly or indirectly,
17 more than a 10 percent interest [~~stocks or bonds of any class with a~~
18 ~~value of \$10,000 or more~~] in a public utility regulated by the
19 commission or in an[~~τ~~] affiliate[~~τ~~] or direct competitor of a
20 public utility regulated by the commission; or

21 (2) is not qualified to serve under Section 12.151,
22 12.152, or 12.153.

23 SECTION 1.03. Section 12.152(a), Utilities Code, is amended
24 to read as follows:

25 (a) A person is not eligible for appointment as a
26 commissioner or executive director of the commission if:

27 (1) the person serves on the board of directors of a

1 company that supplies fuel, utility-related services, or
2 utility-related products to regulated or unregulated electric or
3 telecommunications utilities; or

4 (2) the person or the person's spouse:

5 (A) is employed by or participates in the
6 management of a business entity or other organization that is
7 regulated by or receives funds from the commission;

8 (B) directly or indirectly owns or controls more
9 than a 10 percent interest [~~or a pecuniary interest with a value~~
10 ~~exceeding \$10,000~~] in:

11 (i) a business entity or other organization
12 that is regulated by or receives funds from the commission; or

13 (ii) a utility competitor, utility
14 supplier, or other entity affected by a commission decision in a
15 manner other than by the setting of rates for that class of
16 customer;

17 (C) uses or receives a substantial amount of
18 tangible goods, services, or funds from the commission, other than
19 compensation or reimbursement authorized by law for commission
20 membership, attendance, or expenses; or

21 (D) notwithstanding Paragraph (B), has an
22 interest in a mutual fund or retirement fund in which more than 10
23 percent of the fund's holdings at the time of appointment is in a
24 single utility, utility competitor, or utility supplier in this
25 state and the person does not disclose this information to the
26 governor, senate, commission, or other entity, as appropriate.

27 SECTION 1.04. Section 12.154(a), Utilities Code, is amended

1 to read as follows:

2 (a) During the period of service with the commission, a
3 commissioner or commission employee may not:

4 (1) have a pecuniary interest, including an interest
5 as an officer, director, partner, owner, employee, attorney, or
6 consultant, in:

7 (A) a public utility or affiliate; or

8 (B) a person a significant portion of whose
9 business consists of furnishing goods or services to public
10 utilities or affiliates; or

11 ~~(2) [directly or indirectly own or control securities~~
12 ~~in a public utility, affiliate, or direct competitor of a public~~
13 ~~utility, or~~

14 ~~(3)]~~ accept a gift, gratuity, or entertainment from:

15 (A) a public utility, affiliate, or direct
16 competitor of a public utility;

17 (B) a person a significant portion of whose
18 business consists of furnishing goods or services to public
19 utilities, affiliates, or direct competitors of public utilities;
20 or

21 (C) an agent, representative, attorney,
22 employee, officer, owner, director, or partner of a person
23 described by Paragraph (A) or (B).

24 SECTION 1.05. Section 12.155, Utilities Code, is amended by
25 adding Subsection (d) to read as follows:

26 (d) A commissioner may not be employed by an independent
27 organization certified under Section 39.151. The prohibition under

1 this subsection applies until the second anniversary of the date
2 the commissioner ceases to serve as a commissioner.

3 SECTION 1.06. Chapter 15, Utilities Code, is amended by
4 adding Subchapter D to read as follows:

5 SUBCHAPTER D. CEASE AND DESIST ORDERS

6 Sec. 15.101. APPLICATION OF SUBCHAPTER. This subchapter
7 applies only to a person to whom Subtitle B applies.

8 Sec. 15.102. RULES. The commission shall adopt rules to
9 implement this subchapter.

10 Sec. 15.103. PROCEEDINGS UNDER OTHER LAW. The commission
11 may proceed solely under this subchapter or under this subchapter
12 in conjunction with other applicable law.

13 Sec. 15.104. AUTHORITY TO ISSUE ORDER. (a) The
14 commission on its own motion may issue a cease and desist order:

15 (1) after providing notice and an opportunity for a
16 hearing if practicable or without notice or opportunity for a
17 hearing; and

18 (2) if the commission determines that the conduct of a
19 person:

20 (A) poses a threat to continuous and adequate
21 electric service;

22 (B) is hazardous;

23 (C) creates an immediate danger to the public
24 safety; or

25 (D) is causing or can be reasonably expected to
26 cause an immediate injury to a customer of electric services and
27 that the injury is incapable of being repaired or rectified by

1 monetary compensation.

2 (b) The commission by order or rule may delegate to the
3 executive director the authority to issue cease and desist orders
4 under this subchapter.

5 Sec. 15.105. NOTICE. (a) Notice of a proposed order must
6 be given not later than the 10th day before the date set for a
7 hearing if the commission requires notice and hearing before
8 issuing the order.

9 (b) On issuance of an order under Section 15.104 with or
10 without a hearing, the commission shall serve on the person
11 affected by the order an order that:

12 (1) contains a statement of the charges; and

13 (2) requires the person immediately to cease and
14 desist from the acts, methods, or practices stated in the order.

15 (c) The commission shall serve the order by registered or
16 certified mail, return receipt requested, to the person's last
17 known address.

18 Sec. 15.106. HEARING. (a) Chapter 2001, Government Code,
19 does not apply to the issuance of a cease and desist order under
20 this subchapter without a hearing. A hearing conducted before or
21 after issuance of an order under this subchapter is a contested case
22 under Chapter 2001, Government Code.

23 (b) If the commission issues an order under this subchapter
24 without a hearing, the person affected by the order may request a
25 hearing to affirm, modify, or set aside the order. A request must
26 be submitted not later than the 30th day after the date the person
27 receives the order. The commission shall set the hearing for a date

1 that is:

2 (1) not later than the 10th day after the date the
3 commission receives a request for a hearing; or

4 (2) agreed to by the person and the commission.

5 (c) At or following the hearing, the commission shall wholly
6 or partly affirm, modify, or set aside the order. If the person
7 affected by an order does not request a hearing in the manner
8 provided by Subsection (b) and the commission does not hold a
9 hearing on the order, the order is affirmed without further action
10 by the commission.

11 (d) The commission may hold a hearing under this subchapter
12 or may authorize the State Office of Administrative Hearings to
13 hold the hearing.

14 Sec. 15.107. EFFECT OF ORDER PENDING HEARING. Pending a
15 hearing under this subchapter, an order continues in effect unless
16 the order is stayed by the commission.

17 SECTION 1.07. Section 39.107, Utilities Code, is amended by
18 adding Subsection (k) to read as follows:

19 (k) The commission by rule shall prohibit an electric
20 utility or transmission and distribution utility from selling,
21 sharing, or disclosing information generated, provided, or
22 otherwise collected from an advanced metering system or meter
23 information network, including information used to calculate
24 charges for service, historical load data, and any other customer
25 information. The commission shall allow an electric utility or
26 transmission and distribution utility to share information with an
27 affiliated corporation, or other third-party entity, if the

1 information is to be used only for the purpose of providing electric
2 utility service to the customer or other customer-approved
3 services.

4 SECTION 1.08. Section 39.151, Utilities Code, is amended by
5 amending Subsections (d-1) and (e) and adding Subsections (d-2),
6 (d-3), (d-4), and (e-1) to read as follows:

7 (d-1) The commission shall require an independent
8 organization certified by the commission under this section to
9 submit to the commission the organization's entire proposed annual
10 budget. The commission shall review the proposed budgets either
11 annually or biennially and may approve, disapprove, or modify any
12 item included in a proposed budget. The commission by rule shall
13 establish the type of information or documents needed to
14 effectively evaluate the proposed budget and reasonable dates for
15 the submission of that information or those documents. The
16 commission shall establish a procedure to provide public notice of
17 and public participation in the budget review process.

18 (d-2) Except as otherwise agreed to by the commission and an
19 independent organization certified by the commission under this
20 section, the organization must submit to the commission for review
21 and approval proposals for obtaining debt financing or for
22 refinancing existing debt. The commission may approve, disapprove,
23 or modify a proposal.

24 (d-3) An independent organization certified by the
25 commission under this section shall develop proposed performance
26 measures to track the organization's operations. The independent
27 organization must submit the proposed performance measures to the

1 commission for review and approval. The commission shall review
2 the organization's performance as part of the budget review process
3 under Subsection (d-1). The commission shall prepare a report at
4 the time the commission approves the organization's budget
5 detailing the organization's performance and submit the report to
6 the lieutenant governor, the speaker of the house of
7 representatives, and each house and senate standing committee that
8 has jurisdiction over electric utility issues.

9 (d-4) The commission may:

10 (1) require an independent organization to provide
11 reports and information relating to the independent organization's
12 performance of the functions prescribed by this section and
13 relating to the organization's revenues, expenses, and other
14 financial matters;

15 (2) prescribe a system of accounts for an independent
16 organization;

17 (3) conduct audits of an independent organization's
18 performance of the functions prescribed by this section or relating
19 to its revenues, expenses, and other financial matters and may
20 require an independent organization to conduct such an audit;

21 (4) inspect an independent organization's facilities,
22 records, and accounts during reasonable hours and after reasonable
23 notice to the independent organization;

24 (5) assess administrative penalties against an
25 independent organization that violates this title or a rule or
26 order adopted by the commission and, at the request of the
27 commission, the attorney general may apply for a court order to

1 require an independent organization to comply with commission rules
2 and orders in the manner provided by Chapter 15; and

3 (6) resolve disputes between an affected person and an
4 independent organization and adopt procedures for the efficient
5 resolution of such disputes.

6 (e) After approving the budget of an independent
7 organization under Subsection (d-1), the [The] commission shall
8 [may] authorize the [an independent] organization [that is
9 certified under this section] to charge [a reasonable and
10 competitively neutral rate] to wholesale buyers and sellers a
11 system administration fee, within a range determined by the
12 commission, that is reasonable and competitively neutral to fund
13 [to cover] the independent organization's approved budget [costs].
14 The commission shall investigate the organization's cost
15 efficiencies, salaries and benefits, and use of debt financing and
16 may require the organization to provide any information needed to
17 effectively evaluate [the organization's budget and] the
18 reasonableness and neutrality of the fee [a rate or proposed rate]
19 or to evaluate the effectiveness or efficiency of the organization.
20 The commission shall work with the organization to establish the
21 detail of information, both current and historical, and the time
22 frames the commission needs to effectively evaluate the fee. The
23 commission shall require the organization to closely match actual
24 revenues generated by the fee and other sources of revenue with
25 revenue necessary to fund the budget, taking into account the
26 effect of a fee change on market participants and consumers, to
27 ensure that the budget year does not end with surplus or

1 insufficient funds. The commission shall require the organization
2 to submit to the commission, on a schedule determined by the
3 commission, reports that compare actual expenditures with budgeted
4 expenditures [a rate or a rate request].

5 (e-1) The review and approval of a proposed budget under
6 Subsection (d-1) or a proceeding to authorize and set the range for
7 the amount of a fee under Subsection (e) is not a contested case for
8 purposes of Chapter 2001, Government Code.

9 SECTION 1.09. Section 39.1515(c), Utilities Code, is
10 amended to read as follows:

11 (c) The independent organization shall use money from the
12 fee [rate] authorized by Section 39.151(e) to pay for the market
13 monitor's activities.

14 SECTION 1.10. Section 39.903(d), Utilities Code, is amended
15 to read as follows:

16 (d) The commission shall annually review and approve system
17 benefit fund accounts, projected revenue requirements, and
18 proposed nonbypassable fees. [~~The commission shall report to the~~
19 ~~electric utility restructuring legislative oversight committee if~~
20 ~~the system benefit fund fee is insufficient to fund the purposes set~~
21 ~~forth in Subsection (e) to the extent required by this section.]~~

22 SECTION 1.11. Subchapter C, Chapter 52, Utilities Code, is
23 amended by adding Section 52.1035 to read as follows:

24 Sec. 52.1035. RENEWAL OF CERTAIN CERTIFICATES. (a) The
25 commission by rule shall require each holder of a certificate of
26 operating authority and holder of a service provider certificate of
27 operating authority to file with the commission on a one-time or

1 regular basis:

2 (1) the certificate holder's name;

3 (2) the certificate holder's address; and

4 (3) the most recent version of each annual report the
5 commission requires the certificate holder to file under this
6 subtitle.

7 (b) The rules must:

8 (1) require the commission to automatically allow a
9 certificate holder an extension of a filing deadline for the number
10 of days prescribed by the rule, as applicable; and

11 (2) state that the certificate of a holder will not be
12 valid after the last day of the automatic extension period
13 described by Subdivision (1) if the certificate holder does not
14 file information required by the commission under this section by
15 the end of the automatic extension period.

16 (c) A certificate holder whose certificate is no longer
17 valid may obtain a new certificate only by complying with the
18 requirements prescribed for obtaining an original certificate.

19 SECTION 1.12. Section 64.003, Utilities Code, is repealed.

20 SECTION 1.13. The Public Utility Commission of Texas shall
21 adopt rules necessary to implement Section 39.107(k), Utilities
22 Code, as added by this article, as soon as practicable after the
23 effective date of this Act.

24 SECTION 1.14. The Public Utility Commission of Texas shall
25 adopt rules to implement the filing process required by Section
26 52.1035, Utilities Code, as added by this article, as soon as
27 practicable. The rules must specify whether the commission will

1 require that a holder of a certificate of operating authority or
2 holder of a service provider certificate of operating authority
3 file the information required by Section 52.1035, Utilities Code,
4 as added by this article, once or on a regular basis. Regardless of
5 the frequency of filing required, each certificate holder shall
6 file the information required by Section 52.1035, Utilities Code,
7 as added by this article, not later than January 1, 2015. If the
8 commission requires regular filings, the rules must specify the
9 timing of the subsequent filings.

10 ARTICLE 2. WATER AND SEWER UTILITIES AND OTHER RELATED DUTIES OF
11 THE PUBLIC UTILITY COMMISSION OF TEXAS; RATES FOR WATER SERVICE

12 SECTION 2.01. Section 5.013(a), Water Code, is amended to
13 read as follows:

14 (a) The commission has general jurisdiction over:

15 (1) water and water rights including the issuance of
16 water rights permits, water rights adjudication, cancellation of
17 water rights, and enforcement of water rights;

18 (2) continuing supervision over districts created
19 under Article III, Sections 52(b)(1) and (2), and Article XVI,
20 Section 59, of the Texas Constitution;

21 (3) the state's water quality program including
22 issuance of permits, enforcement of water quality rules, standards,
23 orders, and permits, and water quality planning;

24 (4) the determination of the feasibility of certain
25 federal projects;

26 (5) the adoption and enforcement of rules and
27 performance of other acts relating to the safe construction,

1 maintenance, and removal of dams;

2 (6) conduct of the state's hazardous spill prevention
3 and control program;

4 (7) the administration of the state's program relating
5 to inactive hazardous substance, pollutant, and contaminant
6 disposal facilities;

7 (8) the administration of a portion of the state's
8 injection well program;

9 (9) the administration of the state's programs
10 involving underground water and water wells and drilled and mined
11 shafts;

12 (10) the state's responsibilities relating to regional
13 waste disposal;

14 (11) the responsibilities assigned to the commission
15 by Chapters 361, 363, 382, and 401, Health and Safety Code; and

16 (12) ~~[administration of the state's water rate program~~
17 ~~under Chapter 13 of this code, and~~

18 ~~[(13)]~~ any other areas assigned to the commission by
19 this code and other laws of this state.

20 SECTION 2.02. Section 5.311(a), Water Code, is amended to
21 read as follows:

22 (a) The commission may delegate to an administrative law
23 judge of the State Office of Administrative Hearings the
24 responsibility to hear any matter before the commission ~~[and to~~
25 ~~issue interlocutory orders related to interim rates under Chapter~~
26 ~~13]~~.

27 SECTION 2.03. Section 5.507, Water Code, is amended to read

1 as follows:

2 Sec. 5.507. EMERGENCY ORDER FOR OPERATION OF UTILITY THAT
3 DISCONTINUES OPERATION OR IS REFERRED FOR APPOINTMENT OF RECEIVER.
4 The ~~commission~~ or the Public Utility Commission of Texas may issue
5 an emergency order appointing a willing person to temporarily
6 manage and operate a utility under Section 13.4132. Notice of the
7 action is adequate if the notice is mailed or hand delivered to the
8 last known address of the utility's headquarters.

9 SECTION 2.04. Sections 5.508(a) and (c), Water Code, are
10 amended to read as follows:

11 (a) Notwithstanding the requirements of Subchapter F,
12 Chapter 13 [~~Section 13.187~~], the Public Utility Commission of Texas
13 [~~commission~~] may authorize an emergency rate increase for a utility
14 for which a person has been appointed under Section 5.507 or 13.4132
15 [~~13.412~~] or for which a receiver has been appointed under Section
16 13.412 [~~13.4132~~] if the increase is necessary to ensure the
17 provision of continuous and adequate services to the utility's
18 customers. The Public Utility Commission of Texas shall consult
19 with the commission as needed to carry out this section.

20 (c) Notwithstanding Section 5.505, an order may be issued
21 under this section for a term not to exceed 15 months. The Public
22 Utility Commission of Texas [~~commission~~] shall schedule a hearing
23 to establish a final rate within 15 months after the date on which
24 an emergency rate increase takes effect. The additional revenues
25 collected under an emergency rate increase are subject to refund if
26 the utility commission finds that the rate increase was larger than
27 necessary to ensure continuous and adequate service.

1 SECTION 2.05. Section 11.002, Water Code, is amended by
2 adding Subdivision (21) to read as follows:

3 (21) "Utility commission" means the Public Utility
4 Commission of Texas.

5 SECTION 2.06. Section 11.041(f), Water Code, is amended to
6 read as follows:

7 (f) The commission shall hold a hearing on the complaint at
8 the time and place stated in the order. It may hear evidence orally
9 or by affidavit in support of or against the complaint, and it may
10 hear arguments. The utility commission may participate in the
11 hearing if necessary to present evidence on the price or rental
12 demanded for the available water. On completion of the hearing, the
13 commission shall render a written decision.

14 SECTION 2.07. Section 12.013, Water Code, is amended to
15 read as follows:

16 Sec. 12.013. RATE-FIXING POWER. (a) The utility
17 commission shall fix reasonable rates for the furnishing of raw or
18 treated water for any purpose mentioned in Chapter 11 or 12 of this
19 code.

20 (b) In this section, [~~The term~~] "political subdivision"
21 [~~when used in this section~~] means incorporated cities, towns or
22 villages, counties, river authorities, water districts, and other
23 special purpose districts.

24 (c) The utility commission in reviewing and fixing
25 reasonable rates for furnishing water under this section may use
26 any reasonable basis for fixing rates as may be determined by the
27 utility commission to be appropriate under the circumstances of the

1 case being reviewed; provided, however, the utility commission may
2 not fix a rate which a political subdivision may charge for
3 furnishing water which is less than the amount required to meet the
4 debt service and bond coverage requirements of that political
5 subdivision's outstanding debt.

6 (d) The utility commission's jurisdiction under this
7 section relating to incorporated cities, towns, or villages shall
8 be limited to water furnished by such city, town, or village to
9 another political subdivision on a wholesale basis.

10 (e) The utility commission may establish interim rates and
11 compel continuing service during the pendency of any rate
12 proceeding.

13 (f) The utility commission may order a refund or assess
14 additional charges from the date a petition for rate review is
15 received by the utility commission of the difference between the
16 rate actually charged and the rate fixed by the utility commission,
17 plus interest at the statutory rate.

18 ~~[(g) No action or proceeding commenced prior to January 1,~~
19 ~~1977, before the Texas Water Rights Commission shall be affected by~~
20 ~~the enactment of this section.~~

21 ~~[(h) Nothing herein contained shall affect the jurisdiction~~
22 ~~of the Public Utility Commission.]~~

23 SECTION 2.08. Section 13.002, Water Code, is amended by
24 amending Subdivisions (2), (18), and (22) and adding Subdivisions
25 (4-a), (4-b), (4-c), and (22-a) to read as follows:

26 (2) "Affiliated interest" or "affiliate" means:

27 (A) any person or corporation owning or holding

1 directly or indirectly five percent or more of the voting
2 securities of a utility;

3 (B) any person or corporation in any chain of
4 successive ownership of five percent or more of the voting
5 securities of a utility;

6 (C) any corporation five percent or more of the
7 voting securities of which is owned or controlled directly or
8 indirectly by a utility;

9 (D) any corporation five percent or more of the
10 voting securities of which is owned or controlled directly or
11 indirectly by any person or corporation that owns or controls
12 directly or indirectly five percent or more of the voting
13 securities of any utility or by any person or corporation in any
14 chain of successive ownership of five percent of those utility
15 securities;

16 (E) any person who is an officer or director of a
17 utility or of any corporation in any chain of successive ownership
18 of five percent or more of voting securities of a public utility;

19 (F) any person or corporation that the utility
20 commission, after notice and hearing, determines actually
21 exercises any substantial influence or control over the policies
22 and actions of a utility or over which a utility exercises such
23 control or that is under common control with a utility, such control
24 being the possession directly or indirectly of the power to direct
25 or cause the direction of the management and policies of another,
26 whether that power is established through ownership or voting of
27 securities or by any other direct or indirect means; or

1 (G) any person or corporation that the utility
2 commission, after notice and hearing, determines is exercising
3 substantial influence over the policies and actions of the utility
4 in conjunction with one or more persons or corporations with which
5 they are related by ownership or blood relationship, or by action in
6 concert, that together they are affiliated within the meaning of
7 this section, even though no one of them alone is so affiliated.

8 (4-a) "Class A utility" means a public utility that
9 provides retail water or sewer utility service through 10,000 or
10 more taps or connections.

11 (4-b) "Class B utility" means a public utility that
12 provides retail water or sewer utility service through 500 or more
13 taps or connections but fewer than 10,000 taps or connections.

14 (4-c) "Class C utility" means a public utility that
15 provides retail water or sewer utility service through fewer than
16 500 taps or connections.

17 (18) "Regulatory authority" means, in accordance with
18 the context in which it is found, [~~either~~] the commission, the
19 utility commission, or the governing body of a municipality.

20 (22) "Test year" means the most recent 12-month
21 period, beginning on the first day of a calendar or fiscal year
22 quarter, for which [~~representative~~] operating data for a retail
23 public utility are available. [~~A utility rate filing must be based~~
24 on a test year that ended less than 12 months before the date on
25 which the utility made the rate filing.]

26 (22-a) "Utility commission" means the Public Utility
27 Commission of Texas.

1 SECTION 2.09. Section 13.004, Water Code, is amended to
2 read as follows:

3 Sec. 13.004. JURISDICTION OF UTILITY COMMISSION OVER
4 CERTAIN WATER SUPPLY OR SEWER SERVICE CORPORATIONS. (a)
5 Notwithstanding any other law, the utility commission has the same
6 jurisdiction over a water supply or sewer service corporation that
7 the utility commission has under this chapter over a water and sewer
8 utility if the utility commission finds that the water supply or
9 sewer service corporation:

10 (1) is failing to conduct annual or special meetings
11 in compliance with Section 67.007; or

12 (2) is operating in a manner that does not comply with
13 the requirements for classifications as a nonprofit water supply or
14 sewer service corporation prescribed by Sections 13.002(11) and
15 (24).

16 (b) If the water supply or sewer service corporation
17 voluntarily converts to a special utility district operating under
18 Chapter 65, the utility commission's jurisdiction provided by this
19 section ends.

20 SECTION 2.10. Section 13.011, Water Code, is amended to
21 read as follows:

22 Sec. 13.011. EMPLOYEES. (a) The utility commission and
23 the executive director of the commission, subject to approval, as
24 applicable, by the utility commission or the commission, shall
25 employ any engineering, accounting, and administrative personnel
26 necessary to carry out each agency's powers and duties under this
27 chapter.

1 (b) The executive director and the commission's staff are
2 responsible for the gathering of information relating to all
3 matters within the jurisdiction of the commission under this
4 subchapter. The utility commission and the utility commission's
5 staff are responsible for the gathering of information relating to
6 all matters within the jurisdiction of the utility commission under
7 this subchapter. The duties of the utility commission, the
8 executive director, and the staff of the utility commission or
9 commission, as appropriate, include:

10 (1) accumulation of evidence and other information
11 from water and sewer utilities, ~~[and]~~ from the utility commission
12 or commission, as appropriate, and the governing body of the
13 respective agency, [~~commission and the board~~] and from other
14 sources for the purposes specified by this chapter;

15 (2) preparation and presentation of evidence before
16 the utility commission or commission, as appropriate, [~~commission~~]
17 or its appointed examiner in proceedings;

18 (3) conducting investigations of water and sewer
19 utilities under the jurisdiction of the utility commission or
20 commission, as appropriate [~~commission~~];

21 (4) preparation of recommendations that the utility
22 commission or commission, as appropriate, [~~commission~~] undertake
23 an investigation of any matter within its jurisdiction;

24 (5) preparation of recommendations and a report for
25 inclusion in the annual report of the utility commission or
26 commission, as appropriate [~~commission~~];

27 (6) protection and representation of the public

1 interest [~~together with the public interest advocate,~~] before the
2 utility commission or commission, as appropriate [~~commission~~]; and

3 (7) other activities that are reasonably necessary to
4 enable the utility commission and the executive director and the
5 staff of the utility commission or commission, as appropriate, to
6 perform their duties.

7 SECTION 2.11. Section 13.014, Water Code, is amended to
8 read as follows:

9 Sec. 13.014. ATTORNEY GENERAL TO REPRESENT COMMISSION OR
10 UTILITY COMMISSION. The attorney general shall represent the
11 commission or the utility commission under this chapter in all
12 matters before the state courts and any court of the United States.

13 SECTION 2.12. Subchapter B, Chapter 13, Water Code, is
14 amended by adding Section 13.017 to read as follows:

15 Sec. 13.017. OFFICE OF PUBLIC UTILITY COUNSEL; POWERS AND
16 DUTIES. (a) In this section, "counsellor" and "office" have the
17 meanings assigned by Section 11.003, Utilities Code.

18 (b) The independent Office of Public Utility Counsel
19 represents the interests of residential and small commercial
20 consumers under this chapter. The office:

21 (1) shall assess the effect of utility rate changes
22 and other regulatory actions on residential consumers in this
23 state;

24 (2) shall advocate in the office's own name a position
25 determined by the counsellor to be most advantageous to a
26 substantial number of residential consumers;

27 (3) may appear or intervene, as a party or otherwise,

1 as a matter of right on behalf of:

2 (A) residential consumers, as a class, in any
3 proceeding before the utility commission, including an alternative
4 dispute resolution proceeding; and

5 (B) small commercial consumers, as a class, in
6 any proceeding in which the counsellor determines that small
7 commercial consumers are in need of representation, including an
8 alternative dispute resolution proceeding;

9 (4) may initiate or intervene as a matter of right or
10 otherwise appear in a judicial proceeding:

11 (A) that involves an action taken by an
12 administrative agency in a proceeding, including an alternative
13 dispute resolution proceeding, in which the counsellor is
14 authorized to appear; or

15 (B) in which the counsellor determines that
16 residential consumers or small commercial consumers are in need of
17 representation;

18 (5) is entitled to the same access as a party, other
19 than utility commission staff, to records gathered by the utility
20 commission under Section 13.133;

21 (6) is entitled to discovery of any nonprivileged
22 matter that is relevant to the subject matter of a proceeding or
23 petition before the utility commission;

24 (7) may represent an individual residential or small
25 commercial consumer with respect to the consumer's disputed
26 complaint concerning retail utility services that is unresolved
27 before the utility commission;

1 (8) may recommend legislation to the legislature that
2 the office determines would positively affect the interests of
3 residential and small commercial consumers; and

4 (9) may conduct consumer outreach and education
5 programs for residential and small commercial consumers.

6 (c) This section does not:

7 (1) affect a duty the office is required to perform
8 under other law; or

9 (2) limit the authority of the utility commission to
10 represent residential or small commercial consumers.

11 (d) The appearance of the counsellor in a proceeding does
12 not preclude the appearance of other parties on behalf of
13 residential or small commercial consumers. The counsellor may not
14 be grouped with any other party.

15 SECTION 2.13. Section 13.041, Water Code, is amended to
16 read as follows:

17 Sec. 13.041. GENERAL POWERS OF UTILITY COMMISSION AND
18 COMMISSION [POWER]; RULES; HEARINGS. (a) The utility commission
19 may regulate and supervise the business of each [~~every~~] water and
20 sewer utility within its jurisdiction, including ratemaking and
21 other economic regulation. The commission may regulate water and
22 sewer utilities within its jurisdiction to ensure safe drinking
23 water and environmental protection. The utility commission and the
24 commission [~~and~~] may do all things, whether specifically designated
25 in this chapter or implied in this chapter, necessary and
26 convenient to the exercise of these powers [~~this power~~] and
27 jurisdiction. The utility commission may consult with the

1 commission as necessary in carrying out its duties related to the
2 regulation of water and sewer utilities.

3 (b) The commission and the utility commission shall adopt
4 and enforce rules reasonably required in the exercise of [~~its~~]
5 powers and jurisdiction of each agency, including rules governing
6 practice and procedure before the commission and the utility
7 commission.

8 (c) The commission and the utility commission may call and
9 hold hearings, administer oaths, receive evidence at hearings,
10 issue subpoenas to compel the attendance of witnesses and the
11 production of papers and documents, and make findings of fact and
12 decisions with respect to administering this chapter or the rules,
13 orders, or other actions of the commission or the utility
14 commission.

15 (c-1) In addition to the powers and duties of the State
16 Office of Administrative Hearings under Title 2, Utilities Code,
17 the utility commission may delegate to an administrative law judge
18 of the State Office of Administrative Hearings the responsibility
19 and authority to issue interlocutory orders related to interim
20 rates under this chapter.

21 (d) The utility commission may issue emergency orders, with
22 or without a hearing:

23 (1) to compel a water or sewer service provider that
24 has obtained or is required to obtain a certificate of public
25 convenience and necessity to provide continuous and adequate water
26 service, sewer service, or both, if the discontinuance of the
27 service is imminent or has occurred because of the service

1 provider's actions or failure to act; and

2 (2) to compel a retail public utility to provide an
3 emergency interconnection with a neighboring retail public utility
4 for the provision of temporary water or sewer service, or both, for
5 not more than 90 days if service discontinuance or serious
6 impairment in service is imminent or has occurred.

7 (e) The utility commission may establish reasonable
8 compensation for the temporary service required under Subsection
9 (d)(2) [~~of this section~~] and may allow the retail public utility
10 receiving the service to make a temporary adjustment to its rate
11 structure to ensure proper payment.

12 (f) If an order is issued under Subsection (d) without a
13 hearing, the order shall fix a time, as soon after the emergency
14 order is issued as is practicable, and place for a hearing to be
15 held before the utility commission.

16 (g) The regulatory assessment required by Section 5.701(n)
17 [~~5.235(n) of this code~~] is not a rate and is not reviewable by the
18 utility commission under Section 13.043 [~~of this code~~]. The
19 commission has the authority to enforce payment and collection of
20 the regulatory assessment.

21 SECTION 2.14. Section 13.042, Water Code, is amended to
22 read as follows:

23 Sec. 13.042. JURISDICTION OF MUNICIPALITY; ORIGINAL AND
24 APPELLATE JURISDICTION OF UTILITY COMMISSION. (a) Subject to the
25 limitations imposed in this chapter and for the purpose of
26 regulating rates and services so that those rates may be fair, just,
27 and reasonable and the services adequate and efficient, the

1 governing body of each municipality has exclusive original
2 jurisdiction over all water and sewer utility rates, operations,
3 and services provided by a water and sewer utility within its
4 corporate limits.

5 (b) The governing body of a municipality by ordinance may
6 elect to have the utility commission exercise exclusive original
7 jurisdiction over the utility rates, operation, and services of
8 utilities, within the incorporated limits of the municipality.

9 (c) The governing body of a municipality that surrenders its
10 jurisdiction to the utility commission may reinstate its
11 jurisdiction by ordinance at any time after the second anniversary
12 of the date on which the municipality surrendered its jurisdiction
13 to the utility commission, except that the municipality may not
14 reinstate its jurisdiction during the pendency of a rate proceeding
15 before the utility commission. The municipality may not surrender
16 its jurisdiction again until the second anniversary of the date on
17 which the municipality reinstates jurisdiction.

18 (d) The utility commission shall have exclusive appellate
19 jurisdiction to review orders or ordinances of those municipalities
20 as provided in this chapter.

21 (e) The utility commission shall have exclusive original
22 jurisdiction over water and sewer utility rates, operations, and
23 services not within the incorporated limits of a municipality
24 exercising exclusive original jurisdiction over those rates,
25 operations, and services as provided in this chapter.

26 (f) This subchapter does not give the utility commission
27 power or jurisdiction to regulate or supervise the rates or service

1 of a utility owned and operated by a municipality, directly or
2 through a municipally owned corporation, within its corporate
3 limits or to affect or limit the power, jurisdiction, or duties of a
4 municipality that regulates land and supervises water and sewer
5 utilities within its corporate limits, except as provided by this
6 code.

7 SECTION 2.15. Sections 13.043(a), (b), (c), (e), (f), (g),
8 (h), and (j), Water Code, are amended to read as follows:

9 (a) Any party to a rate proceeding before the governing body
10 of a municipality may appeal the decision of the governing body to
11 the utility commission. This subsection does not apply to a
12 municipally owned utility. An appeal under this subsection must be
13 initiated within 90 days after the date of notice of the final
14 decision by the governing body, or within 30 days if the appeal
15 relates to the rates of a Class A utility, by filing a petition for
16 review with the utility commission and by serving copies on all
17 parties to the original rate proceeding. The utility commission
18 shall hear the appeal de novo and shall fix in its final order the
19 rates the governing body should have fixed in the action from which
20 the appeal was taken and may include reasonable expenses incurred
21 in the appeal proceedings. The utility commission may establish
22 the effective date for the utility commission's rates at the
23 original effective date as proposed by the utility provider and may
24 order refunds or allow a surcharge to recover lost revenues. The
25 utility commission may consider only the information that was
26 available to the governing body at the time the governing body made
27 its decision and evidence of reasonable expenses incurred in the

1 appeal proceedings.

2 (b) Ratepayers of the following entities may appeal the
3 decision of the governing body of the entity affecting their water,
4 drainage, or sewer rates to the utility commission:

5 (1) a nonprofit water supply or sewer service
6 corporation created and operating under Chapter 67;

7 (2) a utility under the jurisdiction of a municipality
8 inside the corporate limits of the municipality;

9 (3) a municipally owned utility, if the ratepayers
10 reside outside the corporate limits of the municipality;

11 (4) a district or authority created under Article III,
12 Section 52, or Article XVI, Section 59, of the Texas Constitution
13 that provides water or sewer service to household users; and

14 (5) a utility owned by an affected county, if the
15 ratepayer's rates are actually or may be adversely affected. For
16 the purposes of this section ratepayers who reside outside the
17 boundaries of the district or authority shall be considered a
18 separate class from ratepayers who reside inside those boundaries.

19 (c) An appeal under Subsection (b) [~~of this section~~] must be
20 initiated by filing a petition for review with the utility
21 commission and the entity providing service within 90 days after
22 the effective day of the rate change or, if appealing under
23 Subdivision (b)(2) or (5) [~~of this section~~], within 90 days after
24 the date on which the governing body of the municipality or affected
25 county makes a final decision. The petition must be signed by the
26 lesser of 10,000 or 10 percent of those ratepayers whose rates have
27 been changed and who are eligible to appeal under Subsection (b) [~~of~~

1 ~~this section~~].

2 (e) In an appeal under Subsection (b) [~~of this section~~], the
3 utility commission shall hear the appeal de novo and shall fix in
4 its final order the rates the governing body should have fixed in
5 the action from which the appeal was taken. The utility commission
6 may establish the effective date for the utility commission's rates
7 at the original effective date as proposed by the service provider,
8 may order refunds or allow a surcharge to recover lost revenues, and
9 may allow recovery of reasonable expenses incurred by the retail
10 public utility in the appeal proceedings. The utility commission
11 may consider only the information that was available to the
12 governing body at the time the governing body made its decision and
13 evidence of reasonable expenses incurred by the retail public
14 utility in the appeal proceedings. The rates established by the
15 utility commission in an appeal under Subsection (b) [~~of this~~
16 ~~section~~] remain in effect until the first anniversary of the
17 effective date proposed by the retail public utility for the rates
18 being appealed or until changed by the service provider, whichever
19 date is later, unless the utility commission determines that a
20 financial hardship exists.

21 (f) A retail public utility that receives water or sewer
22 service from another retail public utility or political subdivision
23 of the state, including an affected county, may appeal to the
24 utility commission a decision of the provider of water or sewer
25 service affecting the amount paid for water or sewer service. An
26 appeal under this subsection must be initiated within 90 days after
27 the date of notice of the decision is received from the provider of

1 water or sewer service by the filing of a petition by the retail
2 public utility.

3 (g) An applicant for service from an affected county or a
4 water supply or sewer service corporation may appeal to the utility
5 commission a decision of the county or water supply or sewer service
6 corporation affecting the amount to be paid to obtain service other
7 than the regular membership or tap fees. In addition to the factors
8 specified under Subsection (j), in an appeal brought under this
9 subsection the utility commission shall determine whether the
10 amount paid by the applicant is consistent with the tariff of the
11 water supply or sewer service corporation and is reasonably related
12 to the cost of installing on-site and off-site facilities to
13 provide service to that applicant. If the utility commission finds
14 the amount charged to be clearly unreasonable, it shall establish
15 the fee to be paid for that applicant. An appeal under this
16 subsection must be initiated within 90 days after the date written
17 notice is provided to the applicant or member of the decision of an
18 affected county or water supply or sewer service corporation
19 relating to the applicant's initial request for that service. A
20 determination made by the utility commission on an appeal under
21 this subsection is binding on all similarly situated applicants for
22 service, and the utility commission may not consider other appeals
23 on the same issue until the applicable provisions of the tariff of
24 the water supply or sewer service corporation are amended.

25 (h) The utility commission may, on a motion by the utility
26 commission [~~executive director~~] or by the appellant under
27 Subsection (a), (b), or (f) [~~of this section~~], establish interim

1 rates to be in effect until a final decision is made.

2 (j) In an appeal under this section, the utility commission
3 shall ensure that every rate made, demanded, or received by any
4 retail public utility or by any two or more retail public utilities
5 jointly shall be just and reasonable. Rates shall not be
6 unreasonably preferential, prejudicial, or discriminatory but
7 shall be sufficient, equitable, and consistent in application to
8 each class of customers. The utility commission shall use a
9 methodology that preserves the financial integrity of the retail
10 public utility. For agreements between municipalities the utility
11 commission shall consider the terms of any wholesale water or sewer
12 service agreement in an appellate rate proceeding.

13 SECTION 2.16. Section 13.044(b), Water Code, is amended to
14 read as follows:

15 (b) Notwithstanding the provisions of any resolution,
16 ordinance, or agreement, a district may appeal the rates imposed by
17 the municipality by filing a petition with the utility commission.
18 The utility commission shall hear the appeal de novo and the
19 municipality shall have the burden of proof to establish that the
20 rates are just and reasonable. The utility commission shall fix the
21 rates to be charged by the municipality and the municipality may not
22 increase such rates without the approval of the utility commission.

23 SECTION 2.17. Section 13.046, Water Code, is amended to
24 read as follows:

25 Sec. 13.046. TEMPORARY RATES FOR SERVICES PROVIDED FOR
26 NONFUNCTIONING SYSTEM; SANCTIONS FOR NONCOMPLIANCE. (a) The
27 utility commission by rule shall establish a procedure that allows

1 a retail public utility that takes over the provision of services
2 for a nonfunctioning retail water or sewer utility service provider
3 to charge a reasonable rate for the services provided to the
4 customers of the nonfunctioning system and to bill the customers
5 for the services at that rate immediately to recover service costs.

6 (b) The rules must provide a streamlined process that the
7 retail public utility that takes over the nonfunctioning system may
8 use to apply to the utility commission for a ruling on the
9 reasonableness of the rates the utility is charging under
10 Subsection (a). The process must allow for adequate consideration
11 of costs for interconnection or other costs incurred in making
12 services available and of the costs that may necessarily be
13 incurred to bring the nonfunctioning system into compliance with
14 utility commission and commission rules.

15 (c) The utility commission shall provide a reasonable
16 period for the retail public utility that takes over the
17 nonfunctioning system to bring the nonfunctioning system into
18 compliance with utility commission and commission rules during
19 which the utility commission or the commission may not impose a
20 penalty for any deficiency in the system that is present at the time
21 the utility takes over the nonfunctioning system. The utility
22 commission must consult with the utility before determining the
23 period and may grant an extension of the period for good cause.

24 SECTION 2.18. Section 13.081, Water Code, is amended to
25 read as follows:

26 Sec. 13.081. FRANCHISES. This chapter may not be construed
27 as in any way limiting the rights and powers of a municipality to

1 grant or refuse franchises to use the streets and alleys within its
2 limits and to make the statutory charges for their use, but no
3 provision of any franchise agreement may limit or interfere with
4 any power conferred on the utility commission by this chapter. If a
5 municipality performs regulatory functions under this chapter, it
6 may make such other charges as may be provided in the applicable
7 franchise agreement, together with any other charges permitted by
8 this chapter.

9 SECTION 2.19. Section 13.082, Water Code, is amended to
10 read as follows:

11 Sec. 13.082. LOCAL UTILITY SERVICE; EXEMPT AND NONEXEMPT
12 AREAS. (a) Notwithstanding any other provision of this section,
13 municipalities shall continue to regulate each kind of local
14 utility service inside their boundaries until the utility
15 commission has assumed jurisdiction over the respective utility
16 pursuant to this chapter.

17 (b) If a municipality does not surrender its jurisdiction,
18 local utility service within the boundaries of the municipality
19 shall be exempt from regulation by the utility commission under
20 this chapter to the extent that this chapter applies to local
21 service, and the municipality shall have, regarding service within
22 its boundaries, the right to exercise the same regulatory powers
23 under the same standards and rules as the utility commission or
24 other standards and rules not inconsistent with them. The utility
25 commission's rules relating to service and response to requests for
26 service for utilities operating within a municipality's corporate
27 limits apply unless the municipality adopts its own rules.

1 (c) Notwithstanding any election, the utility commission
2 may consider water and sewer utilities' revenues and return on
3 investment in exempt areas in fixing rates and charges in nonexempt
4 areas and may also exercise the powers conferred necessary to give
5 effect to orders under this chapter for the benefit of nonexempt
6 areas. Likewise, in fixing rates and charges in the exempt area,
7 the governing body may consider water and sewer utilities' revenues
8 and return on investment in nonexempt areas.

9 (d) Utilities serving exempt areas are subject to the
10 reporting requirements of this chapter. Those reports and tariffs
11 shall be filed with the governing body of the municipality as well
12 as with the utility commission.

13 (e) This section does not limit the duty and power of the
14 utility commission to regulate service and rates of municipally
15 regulated water and sewer utilities for service provided to other
16 areas in Texas.

17 SECTION 2.20. Section 13.085, Water Code, is amended to
18 read as follows:

19 Sec. 13.085. ASSISTANCE BY UTILITY COMMISSION. On request,
20 the utility commission may advise and assist municipalities and
21 affected counties in connection with questions and proceedings
22 arising under this chapter. This assistance may include aid to
23 municipalities or an affected county in connection with matters
24 pending before the utility commission, the courts, the governing
25 body of any municipality, or the commissioners court of an affected
26 county, including making members of the staff available to them as
27 witnesses and otherwise providing evidence.

1 SECTION 2.21. Section 13.087(c), Water Code, is amended to
2 read as follows:

3 (c) Notwithstanding any other provision of this chapter,
4 the utility commission has jurisdiction to enforce this section.

5 SECTION 2.22. Sections 13.131(a), (b), (c), and (e), Water
6 Code, are amended to read as follows:

7 (a) Every water and sewer utility shall keep and render to
8 the regulatory authority in the manner and form prescribed by the
9 utility commission uniform accounts of all business transacted.
10 The utility commission may also prescribe forms of books, accounts,
11 records, and memoranda to be kept by those utilities, including the
12 books, accounts, records, and memoranda of the rendition of and
13 capacity for service as well as the receipts and expenditures of
14 money, and any other forms, records, and memoranda that in the
15 judgment of the utility commission may be necessary to carry out
16 this chapter.

17 (b) In the case of a utility subject to regulation by a
18 federal regulatory agency, compliance with the system of accounts
19 prescribed for the particular class of utilities by that agency may
20 be considered a sufficient compliance with the system prescribed by
21 the utility commission. However, the utility commission may
22 prescribe forms of books, accounts, records, and memoranda covering
23 information in addition to that required by the federal agency. The
24 system of accounts and the forms of books, accounts, records, and
25 memoranda prescribed by the utility commission for a utility or
26 class of utilities may not conflict or be inconsistent with the
27 systems and forms established by a federal agency for that utility

1 or class of utilities.

2 (c) The utility commission shall fix proper and adequate
3 rates and methods of depreciation, amortization, or depletion of
4 the several classes of property of each utility and shall require
5 every utility to carry a proper and adequate depreciation account
6 in accordance with those rates and methods and with any other rules
7 the utility commission prescribes. Rules adopted under this
8 subsection must require the book cost less net salvage of
9 depreciable utility plant retired to be charged in its entirety to
10 the accumulated depreciation account in a manner consistent with
11 accounting treatment of regulated electric and gas utilities in
12 this state. Those rates, methods, and accounts shall be utilized
13 uniformly and consistently throughout the rate-setting and appeal
14 proceedings.

15 (e) Every utility is required to keep and render its books,
16 accounts, records, and memoranda accurately and faithfully in the
17 manner and form prescribed by the utility commission and to comply
18 with all directions of the regulatory authority relating to those
19 books, accounts, records, and memoranda. The regulatory authority
20 may require the examination and audit of all accounts.

21 SECTION 2.23. Section 13.132, Water Code, is amended to
22 read as follows:

23 Sec. 13.132. POWERS OF UTILITY COMMISSION. (a) The
24 utility commission may:

25 (1) require that water and sewer utilities report to
26 it any information relating to themselves and affiliated interests
27 both inside and outside this state that it considers useful in the

1 administration of this chapter, including any information relating
2 to a transaction between the utility and an affiliated interest
3 inside or outside this state, to the extent that the transaction is
4 subject to the utility commission's jurisdiction;

5 (2) establish forms for all reports;

6 (3) determine the time for reports and the frequency
7 with which any reports are to be made;

8 (4) require that any reports be made under oath;

9 (5) require that a copy of any contract or arrangement
10 between any utility and any affiliated interest be filed with it and
11 require that such a contract or arrangement that is not in writing
12 be reduced to writing;

13 (6) require that a copy of any report filed with any
14 federal agency or any governmental agency or body of any other state
15 be filed with it; and

16 (7) require that a copy of annual reports showing all
17 payments of compensation, other than salary or wages subject to the
18 withholding of federal income tax, made to residents of Texas, or
19 with respect to legal, administrative, or legislative matters in
20 Texas, or for representation before the Texas Legislature or any
21 governmental agency or body be filed with it.

22 (b) On the request of the governing body of any
23 municipality, the utility commission may provide sufficient staff
24 members to advise and consult with the municipality on any pending
25 matter.

26 SECTION 2.24. Section 13.1325, Water Code, is amended to
27 read as follows:

1 Sec. 13.1325. ELECTRONIC COPIES OF RATE INFORMATION. On
2 request, the utility commission [~~state agency with jurisdiction~~
3 ~~over rates charged by water and sewer utilities~~] shall provide, at a
4 reasonable cost, electronic copies of or Internet access to all
5 information provided to the utility commission [~~agency~~] under
6 Sections 13.016 ~~and~~[~~7~~] 13.043[~~7~~] and Subchapter F [~~13.187~~] to the
7 extent that the information is available and is not confidential.
8 Copies of all information provided to the utility commission
9 [~~agency~~] shall be provided to the Office of Public Utility Counsel,
10 on request, at no cost to the office.

11 SECTION 2.25. Section 13.133(b), Water Code, is amended to
12 read as follows:

13 (b) The regulatory authority may require, by order or
14 subpoena served on any utility, the production within this state at
15 the time and place it may designate of any books, accounts, papers,
16 or records kept by that utility outside the state or verified copies
17 of them if the regulatory authority [~~commission~~] so orders. A
18 utility failing or refusing to comply with such an order or subpoena
19 violates this chapter.

20 SECTION 2.26. Section 13.136, Water Code, is amended by
21 amending Subsections (b) and (c) and adding Subsection (b-1) to
22 read as follows:

23 (b) The utility commission by rule shall require each [~~Each~~]
24 utility to annually [~~shall~~] file a service, and financial, and
25 normalized earnings report in a form and at times specified by
26 utility commission rule. The report must include information
27 sufficient to enable the utility commission to properly monitor

1 utilities in this state. The utility commission shall make
2 available to the public information in the report the utility does
3 not file as confidential.

4 (b-1) The utility commission shall provide copies of a
5 report described by Subsection (b) that include information filed
6 as confidential to the Office of Public Utility Counsel on request,
7 at no cost to the office.

8 (c) Every water supply or sewer service corporation shall
9 file with the utility commission tariffs showing all rates that are
10 subject to the appellate jurisdiction of the utility commission and
11 that are in force at the time for any utility service, product, or
12 commodity offered. Every water supply or sewer service corporation
13 shall file with and as a part of those tariffs all rules and
14 regulations relating to or affecting the rates, utility service,
15 product, or commodity furnished. The filing required under this
16 subsection shall be for informational purposes only.

17 SECTION 2.27. Section 13.137, Water Code, is amended to
18 read as follows:

19 Sec. 13.137. OFFICE AND OTHER BUSINESS LOCATIONS OF
20 UTILITY; RECORDS; REMOVAL FROM STATE. (a) Every utility shall:

21 (1) make available and notify its customers of a
22 business location where its customers may make payments to prevent
23 disconnection of or to restore service:

24 (A) in each county in which the utility provides
25 service; or

26 (B) not more than 20 miles from the residence of
27 any residential customer if there is no location to receive

1 payments in the county; and

2 (2) have an office in a county of this state or in the
3 immediate area in which its property or some part of its property is
4 located in which it shall keep all books, accounts, records, and
5 memoranda required by the utility commission to be kept in this
6 state.

7 (b) The utility commission by rule may provide for waiving
8 the requirements of Subsection (a)(1) for a utility for which
9 meeting those requirements would cause a rate increase or otherwise
10 harm or inconvenience customers. The rules must provide for an
11 additional 14 days to be given for a customer to pay before a
12 utility that is granted a waiver may disconnect service for late
13 payment.

14 (c) Books, accounts, records, or memoranda required by the
15 regulatory authority to be kept in the state may not be removed from
16 the state, except on conditions prescribed by the utility
17 commission.

18 SECTION 2.28. Section 13.139(b), Water Code, is amended to
19 read as follows:

20 (b) The governing body of a municipality, as the regulatory
21 authority for public utilities operating within its corporate
22 limits, and the utility commission or the commission as the
23 regulatory authority for public utilities operating outside the
24 corporate limits of any municipality, after reasonable notice and
25 hearing on its own motion, may:

26 (1) ascertain and fix just and reasonable standards,
27 classifications, regulations, service rules, minimum service

1 standards or practices to be observed and followed with respect to
2 the service to be furnished;

3 (2) ascertain and fix adequate and reasonable
4 standards for the measurement of the quantity, quality, pressure,
5 or other condition pertaining to the supply of the service;

6 (3) prescribe reasonable regulations for the
7 examination and testing of the service and for the measurement of
8 service; and

9 (4) establish or approve reasonable rules,
10 regulations, specifications, and standards to secure the accuracy
11 of all meters, instruments, and equipment used for the measurement
12 of any utility service.

13 SECTION 2.29. Section 13.1395, Water Code, is amended by
14 adding Subsection (m) to read as follows:

15 (m) The commission shall coordinate with the utility
16 commission in the administration of this section.

17 SECTION 2.30. Sections 13.1396(b), (c), and (f), Water
18 Code, are amended to read as follows:

19 (b) An affected utility shall submit to the office of
20 emergency management of each county in which the utility has more
21 than one customer, the utility commission [~~Public Utility~~
22 ~~Commission of Texas~~], and the office of emergency management of the
23 governor a copy of:

24 (1) the affected utility's emergency preparedness plan
25 approved under Section 13.1395; and

26 (2) the commission's notification to the affected
27 utility that the plan is accepted.

1 (c) Each affected utility shall submit to the utility
2 commission, each electric utility that provides transmission and
3 distribution service to the affected utility, each retail electric
4 provider that sells electric power to the affected utility, the
5 office of emergency management of each county in which the utility
6 has water and wastewater facilities that qualify for critical load
7 status under rules adopted by the utility commission [~~Public~~
8 ~~Utility Commission of Texas, the Public Utility Commission of~~
9 ~~Texas~~], and the division of emergency management of the governor:

10 (1) information identifying the location and
11 providing a general description of all water and wastewater
12 facilities that qualify for critical load status; and

13 (2) emergency contact information for the affected
14 utility, including:

15 (A) the person who will serve as a point of
16 contact and the person's telephone number;

17 (B) the person who will serve as an alternative
18 point of contact and the person's telephone number; and

19 (C) the affected utility's mailing address.

20 (f) Not later than May 1 of each year, each electric utility
21 and each retail electric provider shall determine whether the
22 facilities of the affected utility qualify for critical load status
23 under rules adopted by the utility commission [~~Public Utility~~
24 ~~Commission of Texas~~].

25 SECTION 2.31. Section 13.142(b), Water Code, is amended to
26 read as follows:

27 (b) The utility commission shall adopt rules concerning

1 payment of utility bills that are consistent with Chapter 2251,
2 Government Code.

3 SECTION 2.32. Section 13.144, Water Code, is amended to
4 read as follows:

5 Sec. 13.144. NOTICE OF WHOLESALE WATER SUPPLY CONTRACT. A
6 district or authority created under Section 52, Article III, or
7 Section 59, Article XVI, Texas Constitution, a retail public
8 utility, a wholesale water service, or other person providing a
9 retail public utility with a wholesale water supply shall provide
10 the utility commission and the commission with a certified copy of
11 any wholesale water supply contract with a retail public utility
12 within 30 days after the date of the execution of the contract. The
13 submission must include the amount of water being supplied, term of
14 the contract, consideration being given for the water, purpose of
15 use, location of use, source of supply, point of delivery,
16 limitations on the reuse of water, a disclosure of any affiliated
17 interest between the parties to the contract, and any other
18 condition or agreement relating to the contract.

19 SECTION 2.33. Section 13.147(a), Water Code, is amended to
20 read as follows:

21 (a) A retail public utility providing water service may
22 contract with a retail public utility providing sewer service to
23 bill and collect the sewer service provider's fees and payments as
24 part of a consolidated process with the billing and collection of
25 the water service provider's fees and payments. The water service
26 provider may provide that service only for customers who are served
27 by both providers in an area covered by both providers'

1 certificates of public convenience and necessity. If the water
2 service provider refuses to enter into a contract under this
3 section or if the water service provider and sewer service provider
4 cannot agree on the terms of a contract, the sewer service provider
5 may petition the utility commission to issue an order requiring the
6 water service provider to provide that service.

7 SECTION 2.34. Section 13.181(b), Water Code, is amended to
8 read as follows:

9 (b) Subject to this chapter, the utility commission has all
10 authority and power of the state to ensure compliance with the
11 obligations of utilities under this chapter. For this purpose the
12 regulatory authority may fix and regulate rates of utilities,
13 including rules and regulations for determining the classification
14 of customers and services and for determining the applicability of
15 rates. A rule or order of the regulatory authority may not conflict
16 with the rulings of any federal regulatory body. The utility
17 commission may adopt rules which authorize a utility which is
18 permitted under Section 13.242(c) to provide service without a
19 certificate of public convenience and necessity to request or
20 implement a rate increase and operate according to rules,
21 regulations, and standards of service other than those otherwise
22 required under this chapter provided that rates are just and
23 reasonable for customers and the utility and that service is safe,
24 adequate, efficient, and reasonable.

25 SECTION 2.35. Sections 13.182(c) and (d), Water Code, are
26 amended to read as follows:

27 (c) For ratemaking purposes, the utility commission may

1 treat two or more municipalities served by a utility as a single
2 class wherever the utility commission considers that treatment to
3 be appropriate.

4 (d) The utility commission by rule shall establish a
5 preference that rates under a consolidated tariff be consolidated
6 by region. The regions under consolidated tariffs must be
7 determined on a case-by-case basis.

8 SECTION 2.36. Section 13.183(d), Water Code, is amended to
9 read as follows:

10 (d) A regulatory authority other than the utility
11 commission may not approve an acquisition adjustment for a system
12 purchased before the effective date of an ordinance authorizing
13 acquisition adjustments.

14 SECTION 2.37. Section 13.184(a), Water Code, is amended to
15 read as follows:

16 (a) Unless the utility commission establishes alternate
17 rate methodologies in accordance with Section 13.183(c), the
18 utility commission may not prescribe any rate that will yield more
19 than a fair return on the invested capital used and useful in
20 rendering service to the public. The governing body of a
21 municipality exercising its original jurisdiction over rates and
22 services may use alternate ratemaking methodologies established by
23 ordinance or by utility commission rule in accordance with Section
24 13.183(c). Unless the municipal regulatory authority uses
25 alternate ratemaking methodologies established by ordinance or by
26 utility commission rule in accordance with Section 13.183(c), it
27 may not prescribe any rate that will yield more than a fair return

1 on the invested capital used and useful in rendering service to the
2 public.

3 SECTION 2.38. Sections 13.185(d) and (h), Water Code, are
4 amended to read as follows:

5 (d) Net income is the total revenues of the utility less all
6 reasonable and necessary expenses as determined by the regulatory
7 authority. The regulatory authority shall:

8 (1) base a utility's expenses on historic test year
9 information adjusted for known and measurable changes, as
10 determined by utility commission rules; and

11 (2) determine expenses and revenues in a manner
12 consistent with Subsections (e) through (h) of this section.

13 (h) The regulatory authority may not include for ratemaking
14 purposes:

15 (1) legislative advocacy expenses, whether made
16 directly or indirectly, including legislative advocacy expenses
17 included in trade association dues;

18 (2) costs of processing a refund or credit under this
19 subchapter [~~Section 13.187 of this chapter~~]; or

20 (3) any expenditure found by the regulatory authority
21 to be unreasonable, unnecessary, or not in the public interest,
22 including executive salaries, advertising expenses, legal
23 expenses, and civil penalties or fines.

24 SECTION 2.39. Section 13.187, Water Code, is amended to
25 read as follows:

26 Sec. 13.187. CLASS A UTILITIES: STATEMENT OF INTENT TO
27 CHANGE RATES; HEARING; DETERMINATION OF RATE LEVEL. (a) This

1 section applies only to a Class A utility.

2 (a-1) A utility may not make changes in its rates except by
3 sending by mail or e-mail ~~delivering~~ a statement of intent to each
4 ratepayer and to ~~with~~ the regulatory authority having original
5 jurisdiction at least 35 ~~60~~ days before the effective date of the
6 proposed change. The utility may send the statement of intent to a
7 ratepayer by e-mail only if the ratepayer has agreed to receive
8 communications electronically. The effective date of the new rates
9 must be the first day of a billing period, and the new rates may not
10 apply to service received before the effective date of the new
11 rates. The statement of intent must include:

12 (1) the information required by the regulatory
13 authority's rules;

14 (2) a billing comparison regarding the existing water
15 rate and the new water rate computed for the use of:

16 (A) 10,000 gallons of water; and

17 (B) 30,000 gallons of water; ~~and~~

18 (3) a billing comparison regarding the existing sewer
19 rate and the new sewer rate computed for the use of 10,000 gallons,
20 unless the utility proposes a flat rate for sewer services; and

21 (4) a description of the process by which a ratepayer
22 may intervene in the ratemaking proceeding.

23 (b) The utility shall mail, send by e-mail, or deliver a [A]
24 copy of the statement of intent ~~[shall be mailed, sent by e-mail, or~~
25 ~~delivered]~~ to the Office of Public Utility Counsel, appropriate
26 offices of each affected municipality, and ~~to~~ any other affected
27 persons as required by the regulatory authority's rules.

1 (c) When the statement of intent is delivered, the utility
2 shall file with the regulatory authority an application to change
3 rates. The application must include information the regulatory
4 authority requires by rule and any appropriate cost and rate
5 schedules and written testimony supporting the requested rate
6 increase. If the utility fails to provide within a reasonable time
7 after the application is filed the necessary documentation or other
8 evidence that supports the costs and expenses that are shown in the
9 application, the regulatory authority may disallow the
10 nonsupported costs or expenses.

11 (d) Except as provided by Subsections [~~Subsection~~] (d-1)
12 and (e), if the application or the statement of intent is not
13 substantially complete or does not comply with the regulatory
14 authority's rules, it may be rejected and the effective date of the
15 rate change may be suspended until a properly completed application
16 is accepted by the regulatory authority and a proper statement of
17 intent is provided. The utility commission may also suspend the
18 effective date of any rate change if the utility does not have a
19 certificate of public convenience and necessity or a completed
20 application for a certificate or to transfer a certificate pending
21 before the utility commission or if the utility is delinquent in
22 paying the assessment and any applicable penalties or interest
23 required by Section 5.701(n) [~~of this code~~].

24 (d-1) After written notice to the utility, a local
25 regulatory authority may suspend the effective date of a rate
26 change for not more than 90 days from the proposed effective date[~~7~~
27 ~~except that the suspension shall be extended by two days for each~~

1 ~~day a hearing exceeds 15 days~~]. If the local regulatory authority
2 does not make a final determination on the proposed rate before the
3 expiration of the [~~applicable~~] suspension period, the proposed rate
4 shall be considered approved. This [~~The~~] approval is subject to the
5 authority of the local regulatory authority thereafter to continue
6 [~~authority's continuation of~~] a hearing in progress.

7 (e) After written notice to the utility, the utility
8 commission may suspend the effective date of a rate change for not
9 more than 150 days from the proposed effective date. If the utility
10 commission does not make a final determination on the proposed rate
11 before the expiration of the suspension period, the proposed rate
12 shall be considered approved. This approval is subject to the
13 authority of the utility commission thereafter to continue a
14 hearing in progress [~~If, before the 91st day after the effective~~
15 ~~date of the rate change, the regulatory authority receives a~~
16 ~~complaint from any affected municipality, or from the lesser of~~
17 ~~1,000 or 10 percent of the ratepayers of the utility over whose~~
18 ~~rates the regulatory authority has original jurisdiction, the~~
19 ~~regulatory authority shall set the matter for hearing~~].

20 (e-1) The 150-day period described by Subsection (e) shall
21 be extended two days for each day a hearing exceeds 15 days.

22 (f) The regulatory authority shall, not later than the 30th
23 day after the effective date of the change, begin a hearing to
24 determine the propriety of the change [~~may set the matter for~~
25 ~~hearing on its own motion at any time within 120 days after the~~
26 ~~effective date of the rate change~~]. If the regulatory authority is
27 the utility commission, the utility commission may refer the matter

1 to the State Office of Administrative Hearings as provided by
2 utility commission rules [~~If more than half of the ratepayers of the~~
3 ~~utility receive service in a county with a population of more than~~
4 ~~3.3 million, the hearing must be held at a location in that county~~].

5 (g) A local regulatory authority [The] hearing described by
6 this section may be informal.

7 (g-1) If the regulatory authority is the utility
8 commission, the utility commission shall give reasonable notice of
9 the hearing, including notice to the governing body of each
10 affected municipality and county. The utility is not required to
11 provide a formal answer or file any other formal pleading in
12 response to the notice, and the absence of an answer does not affect
13 an order for a hearing.

14 (h) If, after hearing, the regulatory authority finds the
15 rates currently being charged or those proposed to be charged are
16 unreasonable or in violation of law, the regulatory authority shall
17 determine the rates to be charged by the utility and shall fix the
18 rates by order served on the utility.

19 (i) A utility may put a changed rate into effect throughout
20 the area in which the utility sought to change its rates, including
21 an area over which the utility commission is exercising appellate
22 or original jurisdiction, by filing a bond with the utility
23 commission if the suspension period has been extended under
24 Subsection (e-1) and the utility commission fails to make a final
25 determination before the 151st day after the date the rate change
26 would otherwise be effective.

27 (j) The bonded rate may not exceed the proposed rate. The

1 bond must be payable to the utility commission in an amount, in a
2 form, and with a surety approved by the utility commission and
3 conditioned on refund [~~The regulatory authority, pending final~~
4 ~~action in a rate proceeding, may order the utility to deposit all or~~
5 ~~part of the rate increase received or to be received into an escrow~~
6 ~~account with a financial institution approved by the regulatory~~
7 ~~authority~~].

8 (k) Unless otherwise agreed to by the parties to the rate
9 proceeding, the utility shall refund or credit against future
10 bills:

11 (1) all sums collected under the bonded rates [~~during~~
12 ~~the pendency of the rate proceeding~~] in excess of the rate finally
13 ordered; and

14 (2) [~~plus~~] interest on those sums at the current
15 interest rate as determined by the regulatory authority.

16 ~~[(j) For good cause shown, the regulatory authority may~~
17 ~~authorize the release of funds to the utility from the escrow~~
18 ~~account during the pendency of the proceeding.~~

19 ~~[(k) If the regulatory authority receives at least the~~
20 ~~number of complaints from ratepayers required for the regulatory~~
21 ~~authority to set a hearing under Subsection (e), the regulatory~~
22 ~~authority may, pending the hearing and a decision, suspend the date~~
23 ~~the rate change would otherwise be effective. Except as provided by~~
24 ~~Subsection (d-1), the proposed rate may not be suspended for longer~~
25 ~~than:~~

26 ~~[(1) 90 days by a local regulatory authority, or~~

27 ~~[(2) 150 days by the commission.]~~

1 (1) At any time during the pendency of the rate proceeding
2 the regulatory authority may fix interim rates to remain in effect
3 during the applicable suspension period under Subsection (d-1) or
4 Subsections (e) and (e-1) or until a final determination is made on
5 the proposed rate. If the regulatory authority does not establish
6 interim rates, the rates in effect when the application described
7 by Subsection (c) was filed continue in effect during the
8 suspension period.

9 (m) If the regulatory authority sets a final rate that is
10 higher than the interim rate, the utility shall be allowed to
11 collect the difference between the interim rate and final rate
12 unless otherwise agreed to by the parties to the rate proceeding.

13 (n) For good cause shown, the regulatory authority may at
14 any time during the proceeding require the utility to refund money
15 collected under a proposed rate before the rate was suspended or an
16 interim rate was established to the extent the proposed rate
17 exceeds the existing rate or the interim rate.

18 (o) If a regulatory authority other than the utility
19 commission establishes interim rates or bonded rates [~~an escrow~~
20 ~~account~~], the regulatory authority must make a final determination
21 on the rates not later than the first anniversary of the effective
22 date of the interim rates or bonded [~~escrowed~~] rates or the rates
23 are automatically approved as requested by the utility.

24 (p) Except to implement a rate adjustment provision
25 approved by the regulatory authority by rule or ordinance, as
26 applicable, or to adjust the rates of a newly acquired utility
27 system, a utility or two or more utilities under common control and

1 ownership may not file a statement of intent to increase its rates
2 more than once in a 12-month period, unless the regulatory
3 authority determines that a financial hardship exists. If the
4 regulatory authority requires the utility to deliver a corrected
5 statement of intent, the utility is not considered to be in
6 violation of the 12-month filing requirement.

7 SECTION 2.40. Subchapter F, Chapter 13, Water Code, is
8 amended by adding Sections 13.1871 and 13.1872 to read as follows:

9 Sec. 13.1871. CLASS B UTILITIES: STATEMENT OF INTENT TO
10 CHANGE RATES; HEARING; DETERMINATION OF RATE LEVEL. (a) Except as
11 provided by Section 13.1872, this section applies only to a Class B
12 utility.

13 (b) A utility may not make changes in its rates except by
14 sending by mail or e-mail a statement of intent to each ratepayer
15 and to the regulatory authority having original jurisdiction at
16 least 35 days before the effective date of the proposed change. The
17 utility may send the statement of intent to a ratepayer by e-mail
18 only if the ratepayer has agreed to receive communications
19 electronically. The effective date of the new rates must be the
20 first day of a billing period, and the new rates may not apply to
21 service received before the effective date of the new rates. The
22 statement of intent must include:

23 (1) the information required by the regulatory
24 authority's rules;

25 (2) a billing comparison regarding the existing water
26 rate and the new water rate computed for the use of:

27 (A) 10,000 gallons of water; and

1 (B) 30,000 gallons of water;

2 (3) a billing comparison regarding the existing sewer
3 rate and the new sewer rate computed for the use of 10,000 gallons,
4 unless the utility proposes a flat rate for sewer services; and

5 (4) a description of the process by which a ratepayer
6 may file a complaint under Subsection (i).

7 (c) The utility shall mail, send by e-mail, or deliver a
8 copy of the statement of intent to the appropriate offices of each
9 affected municipality and to any other affected persons as required
10 by the regulatory authority's rules.

11 (d) When the statement of intent is delivered, the utility
12 shall file with the regulatory authority an application to change
13 rates. The application must include information the regulatory
14 authority requires by rule and any appropriate cost and rate
15 schedules supporting the requested rate increase. In adopting
16 rules relating to the information required in the application, the
17 utility commission shall ensure that a utility can file a less
18 burdensome and complex application than is required of a Class A
19 utility. If the utility fails to provide within a reasonable time
20 after the application is filed the necessary documentation or other
21 evidence that supports the costs and expenses that are shown in the
22 application, the regulatory authority may disallow the
23 nonsupported costs or expenses.

24 (e) Except as provided by Subsection (f) or (g), if the
25 application or the statement of intent is not substantially
26 complete or does not comply with the regulatory authority's rules,
27 it may be rejected and the effective date of the rate change may be

1 suspended until a properly completed application is accepted by the
2 regulatory authority and a proper statement of intent is provided.
3 The utility commission may also suspend the effective date of any
4 rate change if the utility does not have a certificate of public
5 convenience and necessity or a completed application for a
6 certificate or to transfer a certificate pending before the utility
7 commission or if the utility is delinquent in paying the assessment
8 and any applicable penalties or interest required by Section
9 5.701(n).

10 (f) After written notice to the utility, a local regulatory
11 authority may suspend the effective date of a rate change for not
12 more than 90 days from the proposed effective date. If the local
13 regulatory authority does not make a final determination on the
14 proposed rate before the expiration of the suspension period, the
15 proposed rate shall be considered approved. This approval is
16 subject to the authority of the local regulatory authority
17 thereafter to continue a hearing in progress.

18 (g) After written notice to the utility, the utility
19 commission may suspend the effective date of a rate change for not
20 more than 205 days from the proposed effective date. If the utility
21 commission does not make a final determination on the proposed rate
22 before the expiration of the suspension period, the proposed rate
23 shall be considered approved. This approval is subject to the
24 authority of the utility commission thereafter to continue a
25 hearing in progress.

26 (h) The 205-day period described by Subsection (g) shall be
27 extended by two days for each day a hearing exceeds 15 days.

1 (i) If, before the 91st day after the effective date of the
2 rate change, the regulatory authority receives a complaint from any
3 affected municipality, or from the lesser of 1,000 or 10 percent of
4 the ratepayers of the utility over whose rates the regulatory
5 authority has original jurisdiction, the regulatory authority
6 shall set the matter for hearing.

7 (j) If the regulatory authority receives at least the number
8 of complaints from ratepayers required for the regulatory authority
9 to set a hearing under Subsection (i), the regulatory authority
10 may, pending the hearing and a decision, suspend the date the rate
11 change would otherwise be effective. Except as provided by
12 Subsection (h), the proposed rate may not be suspended for longer
13 than:

14 (1) 90 days by a local regulatory authority; or

15 (2) 205 days by the utility commission.

16 (k) The regulatory authority may set the matter for hearing
17 on its own motion at any time within 120 days after the effective
18 date of the rate change.

19 (l) The hearing may be informal.

20 (m) The regulatory authority shall give reasonable notice
21 of the hearing, including notice to the governing body of each
22 affected municipality and county. The utility is not required to
23 provide a formal answer or file any other formal pleading in
24 response to the notice, and the absence of an answer does not affect
25 an order for a hearing.

26 (n) The utility shall mail notice of the hearing to each
27 ratepayer before the hearing. The notice must include a

1 description of the process by which a ratepayer may intervene in the
2 ratemaking proceeding.

3 (o) If, after hearing, the regulatory authority finds the
4 rates currently being charged or those proposed to be charged are
5 unreasonable or in violation of law, the regulatory authority shall
6 determine the rates to be charged by the utility and shall fix the
7 rates by order served on the utility.

8 (p) A utility may put a changed rate into effect throughout
9 the area in which the utility sought to change its rates, including
10 an area over which the utility commission is exercising appellate
11 or original jurisdiction, by filing a bond with the utility
12 commission if the suspension period has been extended under
13 Subsection (h) and the utility commission fails to make a final
14 determination before the 206th day after the date the rate change
15 would otherwise be effective.

16 (q) The bonded rate may not exceed the proposed rate. The
17 bond must be payable to the utility commission in an amount, in a
18 form, and with a surety approved by the utility commission and
19 conditioned on refund.

20 (r) Unless otherwise agreed to by the parties to the rate
21 proceeding, the utility shall refund or credit against future
22 bills:

23 (1) all sums collected under the bonded rates in
24 excess of the rate finally ordered; and

25 (2) interest on those sums at the current interest
26 rate as determined by the regulatory authority.

27 (s) At any time during the pendency of the rate proceeding

1 the regulatory authority may fix interim rates to remain in effect
2 during the applicable suspension period under Subsection (f) or
3 Subsections (g) and (h) or until a final determination is made on
4 the proposed rate. If the regulatory authority does not establish
5 interim rates, the rates in effect when the application described
6 by Subsection (d) was filed continue in effect during the
7 suspension period.

8 (t) If the regulatory authority sets a final rate that is
9 higher than the interim rate, the utility shall be allowed to
10 collect the difference between the interim rate and final rate
11 unless otherwise agreed to by the parties to the rate proceeding.

12 (u) For good cause shown, the regulatory authority may at
13 any time during the proceeding require the utility to refund money
14 collected under a proposed rate before the rate was suspended or an
15 interim rate was established to the extent the proposed rate
16 exceeds the existing rate or the interim rate.

17 (v) If a regulatory authority other than the utility
18 commission establishes interim rates or bonded rates, the
19 regulatory authority must make a final determination on the rates
20 not later than the first anniversary of the effective date of the
21 interim rates or bonded rates or the rates are automatically
22 approved as requested by the utility.

23 (w) Except to implement a rate adjustment provision
24 approved by the regulatory authority by rule or ordinance, as
25 applicable, or to adjust the rates of a newly acquired utility
26 system, a utility or two or more utilities under common control and
27 ownership may not file a statement of intent to increase its rates

1 more than once in a 12-month period, unless the regulatory
2 authority determines that a financial hardship exists. If the
3 regulatory authority requires the utility to deliver a corrected
4 statement of intent, the utility is not considered to be in
5 violation of the 12-month filing requirement.

6 Sec. 13.1872. CLASS C UTILITIES: RATE ADJUSTMENT.

7 (a) This section applies only to a Class C utility.

8 (b) For purposes of this section, "price index" means an
9 appropriate price index designated annually by the utility
10 commission for the purposes of this section.

11 (c) A utility may not make changes in its rates except by:

12 (1) filing an application for a rate adjustment under
13 the procedures described by Subsection (e) and sending by mail, or
14 by e-mail if the ratepayer has agreed to receive communications
15 electronically, a notice to each ratepayer describing the proposed
16 rate adjustment at least 30 days before the effective date of the
17 proposed change; or

18 (2) complying with the procedures to change rates
19 described by Section 13.1871.

20 (d) The utility shall mail, send by e-mail, or deliver a
21 copy of the application to the appropriate offices of each affected
22 municipality and to any other affected persons as required by the
23 regulatory authority's rules.

24 (e) The utility commission by rule shall adopt procedures to
25 allow a utility to receive without a hearing an annual rate
26 adjustment based on changes in the price index. The rules must:

27 (1) include standard language to be included in the

1 notice described by Subsection (c)(1) describing the rate
2 adjustment process; and

3 (2) provide that an annual rate adjustment described
4 by this section may not result in a rate increase to any class or
5 category of ratepayer of more than the lesser of:

6 (A) five percent; or

7 (B) the percentage increase in the price index
8 between the year preceding the year in which the utility requests
9 the adjustment and the year in which the utility requests the
10 adjustment.

11 (f) A utility may adjust the utility's rates using the
12 procedures adopted under Subsection (e) not more than once each
13 year and not more than four times between rate proceedings
14 described by Section 13.1871.

15 SECTION 2.41. Section 13.188, Water Code, is amended to
16 read as follows:

17 Sec. 13.188. ADJUSTMENT FOR CHANGE IN ENERGY COSTS. (a)
18 Notwithstanding any other provision in this chapter, the utility
19 commission by rule shall adopt a procedure allowing a utility to
20 file with the utility commission an application to timely adjust
21 the utility's rates to reflect an increase or decrease in
22 documented energy costs in a pass through clause. The utility
23 commission, by rule, shall require the pass through of documented
24 decreases in energy costs within a reasonable time. The pass
25 through, whether a decrease or increase, shall be implemented on no
26 later than an annual basis, unless the utility commission
27 determines a special circumstance applies.

1 (b) Notwithstanding any other provision to the contrary,
2 this adjustment is an uncontested matter not subject to a contested
3 case hearing. However, the utility commission [~~executive director~~]
4 shall hold an uncontested public meeting:

5 (1) on the request of a member of the legislature who
6 represents the area served by the water and sewer utility; or

7 (2) if the utility commission [~~executive director~~]
8 determines that there is substantial public interest in the matter.

9 (c) A proceeding under this section is not a rate case and
10 Sections [~~Section~~] 13.187, 13.1871, and 13.1872 do [~~does~~] not
11 apply.

12 SECTION 2.42. Sections 13.241(a), (d), and (e), Water Code,
13 are amended to read as follows:

14 (a) In determining whether to grant or amend a certificate
15 of public convenience and necessity, the utility commission shall
16 ensure that the applicant possesses the financial, managerial, and
17 technical capability to provide continuous and adequate service.

18 (d) Before the utility commission grants a new certificate
19 of convenience and necessity for an area which would require
20 construction of a physically separate water or sewer system, the
21 applicant must demonstrate to the utility commission that
22 regionalization or consolidation with another retail public
23 utility is not economically feasible.

24 (e) The utility commission by rule shall develop a
25 standardized method for determining under Section 13.246(f) which
26 of two or more retail public utilities or water supply or sewer
27 service corporations that apply for a certificate of public

1 convenience and necessity to provide water or sewer utility service
2 to an uncertificated area located in an economically distressed
3 area is more capable financially, managerially, and technically of
4 providing continuous and adequate service. In this subsection,
5 "economically distressed area" has the meaning assigned by Section
6 15.001.

7 SECTION 2.43. Sections 13.242(a) and (c), Water Code, are
8 amended to read as follows:

9 (a) Unless otherwise specified, a utility, a utility
10 operated by an affected county, or a water supply or sewer service
11 corporation may not in any way render retail water or sewer utility
12 service directly or indirectly to the public without first having
13 obtained from the utility commission a certificate that the present
14 or future public convenience and necessity will require that
15 installation, operation, or extension, and except as otherwise
16 provided by this subchapter, a retail public utility may not
17 furnish, make available, render, or extend retail water or sewer
18 utility service to any area to which retail water or sewer utility
19 service is being lawfully furnished by another retail public
20 utility without first having obtained a certificate of public
21 convenience and necessity that includes the area in which the
22 consuming facility is located.

23 (c) The utility commission may by rule allow a municipality
24 or utility or water supply corporation to render retail water
25 service without a certificate of public convenience and necessity
26 if the municipality has given notice under Section 13.255 [~~of this~~
27 ~~code~~] that it intends to provide retail water service to an area or

1 if the utility or water supply corporation has less than 15
2 potential connections and is not within the certificated area of
3 another retail public utility.

4 SECTION 2.44. Section 13.244, Water Code, is amended to
5 read as follows:

6 Sec. 13.244. APPLICATION; MAPS AND OTHER INFORMATION;
7 EVIDENCE AND CONSENT. (a) To obtain a certificate of public
8 convenience and necessity or an amendment to a certificate, a
9 public utility or water supply or sewer service corporation shall
10 submit to the utility commission an application for a certificate
11 or for an amendment as provided by this section.

12 (b) Each public utility and water supply or sewer service
13 corporation shall file with the utility commission a map or maps
14 showing all its facilities and illustrating separately facilities
15 for production, transmission, and distribution of its services, and
16 each certificated retail public utility shall file with the utility
17 commission a map or maps showing any facilities, customers, or area
18 currently being served outside its certificated areas.

19 (c) Each applicant for a certificate or for an amendment
20 shall file with the utility commission evidence required by the
21 utility commission to show that the applicant has received the
22 required consent, franchise, or permit of the proper municipality
23 or other public authority.

24 (d) An application for a certificate of public convenience
25 and necessity or for an amendment to a certificate must contain:

26 (1) a description of the proposed service area by:

27 (A) a metes and bounds survey certified by a

1 licensed state land surveyor or a registered professional land
2 surveyor;

3 (B) the Texas State Plane Coordinate System;

4 (C) verifiable landmarks, including a road,
5 creek, or railroad line; or

6 (D) if a recorded plat of the area exists, lot and
7 block number;

8 (2) a description of any requests for service in the
9 proposed service area;

10 (3) a capital improvements plan, including a budget
11 and estimated timeline for construction of all facilities necessary
12 to provide full service to the entire proposed service area;

13 (4) a description of the sources of funding for all
14 facilities;

15 (5) to the extent known, a description of current and
16 projected land uses, including densities;

17 (6) a current financial statement of the applicant;

18 (7) according to the tax roll of the central appraisal
19 district for each county in which the proposed service area is
20 located, a list of the owners of each tract of land that is:

21 (A) at least 50 acres; and

22 (B) wholly or partially located within the
23 proposed service area; and

24 (8) any other item required by the utility commission.

25 SECTION 2.45. Sections 13.245(b), (c), (c-1), (c-2), (c-3),
26 and (e), Water Code, are amended to read as follows:

27 (b) Except as provided by Subsections (c), (c-1), and (c-2),

1 the utility commission may not grant to a retail public utility a
2 certificate of public convenience and necessity for a service area
3 within the boundaries or extraterritorial jurisdiction of a
4 municipality without the consent of the municipality. The
5 municipality may not unreasonably withhold the consent. As a
6 condition of the consent, a municipality may require that all water
7 and sewer facilities be designed and constructed in accordance with
8 the municipality's standards for facilities.

9 (c) If a municipality has not consented under Subsection (b)
10 before the 180th day after the date the municipality receives the
11 retail public utility's application, the utility commission shall
12 grant the certificate of public convenience and necessity without
13 the consent of the municipality if the utility commission finds
14 that the municipality:

- 15 (1) does not have the ability to provide service; or
16 (2) has failed to make a good faith effort to provide
17 service on reasonable terms and conditions.

18 (c-1) If a municipality has not consented under Subsection
19 (b) before the 180th day after the date a landowner or a retail
20 public utility submits to the municipality a formal request for
21 service according to the municipality's application requirements
22 and standards for facilities on the same or substantially similar
23 terms as provided by the retail public utility's application to the
24 utility commission, including a capital improvements plan required
25 by Section 13.244(d)(3) or a subdivision plat, the utility
26 commission may grant the certificate of public convenience and
27 necessity without the consent of the municipality if:

1 (1) the utility commission makes the findings required
2 by Subsection (c);

3 (2) the municipality has not entered into a binding
4 commitment to serve the area that is the subject of the retail
5 public utility's application to the utility commission before the
6 180th day after the date the formal request was made; and

7 (3) the landowner or retail public utility that
8 submitted the formal request has not unreasonably refused to:

9 (A) comply with the municipality's service
10 extension and development process; or

11 (B) enter into a contract for water or sewer
12 services with the municipality.

13 (c-2) If a municipality refuses to provide service in the
14 proposed service area, as evidenced by a formal vote of the
15 municipality's governing body or an official notification from the
16 municipality, the utility commission is not required to make the
17 findings otherwise required by this section and may grant the
18 certificate of public convenience and necessity to the retail
19 public utility at any time after the date of the formal vote or
20 receipt of the official notification.

21 (c-3) The utility commission must include as a condition of
22 a certificate of public convenience and necessity granted under
23 Subsection (c-1) or (c-2) that all water and sewer facilities be
24 designed and constructed in accordance with the municipality's
25 standards for water and sewer facilities.

26 (e) If the utility commission makes a decision under
27 Subsection (d) regarding the grant of a certificate of public

1 convenience and necessity without the consent of the municipality,
2 the municipality or the retail public utility may appeal the
3 decision to the appropriate state district court. The court shall
4 hear the petition within 120 days after the date the petition is
5 filed. On final disposition, the court may award reasonable fees to
6 the prevailing party.

7 SECTION 2.46. Sections 13.2451(b) and (c), Water Code, are
8 amended to read as follows:

9 (b) The utility commission may not extend a municipality's
10 certificate of public convenience and necessity beyond its
11 extraterritorial jurisdiction if an owner of land that is located
12 wholly or partly outside the extraterritorial jurisdiction elects
13 to exclude some or all of the landowner's property within a proposed
14 service area in accordance with Section 13.246(h). This subsection
15 does not apply to a transfer of a certificate as approved by the
16 utility commission.

17 (c) The utility commission, after notice to the
18 municipality and an opportunity for a hearing, may decertify an
19 area outside a municipality's extraterritorial jurisdiction if the
20 municipality does not provide service to the area on or before the
21 fifth anniversary of the date the certificate of public convenience
22 and necessity was granted for the area. This subsection does not
23 apply to a certificate of public convenience and necessity for an
24 area:

25 (1) that was transferred to a municipality on approval
26 of the utility commission; and

27 (2) in relation to which the municipality has spent

1 public funds.

2 SECTION 2.47. Section 13.246, Water Code, is amended to
3 read as follows:

4 Sec. 13.246. NOTICE AND HEARING; ISSUANCE OR REFUSAL;
5 FACTORS CONSIDERED. (a) If an application for a certificate of
6 public convenience and necessity or for an amendment to a
7 certificate is filed, the utility commission shall cause notice of
8 the application to be given to affected parties and to each county
9 and groundwater conservation district that is wholly or partly
10 included in the area proposed to be certified. If requested, the
11 utility commission shall fix a time and place for a hearing and give
12 notice of the hearing. Any person affected by the application may
13 intervene at the hearing.

14 (a-1) Except as otherwise provided by this subsection, in
15 addition to the notice required by Subsection (a), the utility
16 commission shall require notice to be mailed to each owner of a
17 tract of land that is at least 25 acres and is wholly or partially
18 included in the area proposed to be certified. Notice required
19 under this subsection must be mailed by first class mail to the
20 owner of the tract according to the most current tax appraisal rolls
21 of the applicable central appraisal district at the time the
22 utility commission received the application for the certificate or
23 amendment. Good faith efforts to comply with the requirements of
24 this subsection shall be considered adequate notice to landowners.
25 Notice under this subsection is not required for a matter filed with
26 the utility commission or the commission under:

27 (1) Section 13.248 or 13.255; or

1 (2) Chapter 65.

2 (b) The utility commission may grant applications and issue
3 certificates and amendments to certificates only if the utility
4 commission finds that a certificate or amendment is necessary for
5 the service, accommodation, convenience, or safety of the public.
6 The utility commission may issue a certificate or amendment as
7 requested, or refuse to issue it, or issue it for the construction
8 of only a portion of the contemplated system or facility or
9 extension, or for the partial exercise only of the right or
10 privilege and may impose special conditions necessary to ensure
11 that continuous and adequate service is provided.

12 (c) Certificates of public convenience and necessity and
13 amendments to certificates shall be granted by the utility
14 commission on a nondiscriminatory basis after consideration by the
15 utility commission of:

16 (1) the adequacy of service currently provided to the
17 requested area;

18 (2) the need for additional service in the requested
19 area, including whether any landowners, prospective landowners,
20 tenants, or residents have requested service;

21 (3) the effect of the granting of a certificate or of
22 an amendment on the recipient of the certificate or amendment, on
23 the landowners in the area, and on any retail public utility of the
24 same kind already serving the proximate area;

25 (4) the ability of the applicant to provide adequate
26 service, including meeting the standards of the commission, taking
27 into consideration the current and projected density and land use

1 of the area;

2 (5) the feasibility of obtaining service from an
3 adjacent retail public utility;

4 (6) the financial ability of the applicant to pay for
5 the facilities necessary to provide continuous and adequate service
6 and the financial stability of the applicant, including, if
7 applicable, the adequacy of the applicant's debt-equity ratio;

8 (7) environmental integrity;

9 (8) the probable improvement of service or lowering of
10 cost to consumers in that area resulting from the granting of the
11 certificate or amendment; and

12 (9) the effect on the land to be included in the
13 certificated area.

14 (d) The utility commission may require an applicant for a
15 certificate or for an amendment to provide a bond or other financial
16 assurance in a form and amount specified by the utility commission
17 to ensure that continuous and adequate utility service is provided.

18 (e) Where applicable, in addition to the other factors in
19 this section the utility commission shall consider the efforts of
20 the applicant:

21 (1) to extend service to any economically distressed
22 areas located within the service areas certificated to the
23 applicant; and

24 (2) to enforce the rules adopted under Section 16.343.

25 (f) If two or more retail public utilities or water supply
26 or sewer service corporations apply for a certificate of public
27 convenience and necessity to provide water or sewer utility service

1 to an uncertificated area located in an economically distressed
2 area and otherwise meet the requirements for obtaining a new
3 certificate, the utility commission shall grant the certificate to
4 the retail public utility or water supply or sewer service
5 corporation that is more capable financially, managerially, and
6 technically of providing continuous and adequate service.

7 (g) In this section, "economically distressed area" has the
8 meaning assigned by Section 15.001.

9 (h) Except as provided by Subsection (i), a landowner who
10 owns a tract of land that is at least 25 acres and that is wholly or
11 partially located within the proposed service area may elect to
12 exclude some or all of the landowner's property from the proposed
13 service area by providing written notice to the utility commission
14 before the 30th day after the date the landowner receives notice of
15 a new application for a certificate of public convenience and
16 necessity or for an amendment to an existing certificate of public
17 convenience and necessity. The landowner's election is effective
18 without a further hearing or other process by the utility
19 commission. If a landowner makes an election under this
20 subsection, the application shall be modified so that the electing
21 landowner's property is not included in the proposed service area.
22 An applicant for a certificate of public convenience and necessity
23 that has land removed from its proposed certificated service area
24 because of a landowner's election under this subsection may not be
25 required to provide service to the removed land for any reason,
26 including the violation of law or utility commission or commission
27 rules by the water or sewer system of another person.

1 (i) A landowner is not entitled to make an election under
2 Subsection (h) but is entitled to contest the inclusion of the
3 landowner's property in the proposed service area at a hearing held
4 by the utility commission regarding the application if the proposed
5 service area is located within the boundaries or extraterritorial
6 jurisdiction of a municipality with a population of more than
7 500,000 and the municipality or a utility owned by the municipality
8 is the applicant.

9 SECTION 2.48. Section 13.247(a), Water Code, is amended to
10 read as follows:

11 (a) If an area is within the boundaries of a municipality,
12 all retail public utilities certified or entitled to certification
13 under this chapter to provide service or operate facilities in that
14 area may continue and extend service in its area of public
15 convenience and necessity within the area pursuant to the rights
16 granted by its certificate and this chapter, unless the
17 municipality exercises its power of eminent domain to acquire the
18 property of the retail public utility under Subsection (d). Except
19 as provided by Section 13.255, a municipally owned or operated
20 utility may not provide retail water and sewer utility service
21 within the area certificated to another retail public utility
22 without first having obtained from the utility commission a
23 certificate of public convenience and necessity that includes the
24 areas to be served.

25 SECTION 2.49. Section 13.248, Water Code, is amended to
26 read as follows:

27 Sec. 13.248. CONTRACTS VALID AND ENFORCEABLE. Contracts

1 between retail public utilities designating areas to be served and
2 customers to be served by those retail public utilities, when
3 approved by the utility commission after public notice and hearing,
4 are valid and enforceable and are incorporated into the appropriate
5 areas of public convenience and necessity.

6 SECTION 2.50. Sections 13.250(b), (c), and (e), Water Code,
7 are amended to read as follows:

8 (b) Unless the utility commission issues a certificate that
9 neither the present nor future convenience and necessity will be
10 adversely affected, the holder of a certificate or a person who
11 possesses facilities used to provide utility service shall not
12 discontinue, reduce, or impair service to a certified service area
13 or part of a certified service area except for:

14 (1) nonpayment of charges for services provided by the
15 certificate holder or a person who possesses facilities used to
16 provide utility service;

17 (2) nonpayment of charges for sewer service provided
18 by another retail public utility under an agreement between the
19 retail public utility and the certificate holder or a person who
20 possesses facilities used to provide utility service or under a
21 utility commission-ordered arrangement between the two service
22 providers;

23 (3) nonuse; or

24 (4) other similar reasons in the usual course of
25 business.

26 (c) Any discontinuance, reduction, or impairment of
27 service, whether with or without approval of the utility

1 commission, shall be in conformity with and subject to conditions,
2 restrictions, and limitations that the utility commission
3 prescribes.

4 (e) Not later than the 48th hour after the hour in which a
5 utility files a bankruptcy petition, the utility shall report this
6 fact to the utility commission and the commission in writing.

7 SECTION 2.51. Section 13.2502(d), Water Code, is amended to
8 read as follows:

9 (d) This section does not limit or extend the jurisdiction
10 of the utility commission under Section 13.043(g).

11 SECTION 2.52. Section 13.251, Water Code, is amended to
12 read as follows:

13 Sec. 13.251. SALE, ASSIGNMENT, OR LEASE OF CERTIFICATE.
14 Except as provided by Section 13.255 [~~of this code~~], a utility or a
15 water supply or sewer service corporation may not sell, assign, or
16 lease a certificate of public convenience and necessity or any
17 right obtained under a certificate unless the utility commission
18 has determined that the purchaser, assignee, or lessee is capable
19 of rendering adequate and continuous service to every consumer
20 within the certified area, after considering the factors under
21 Section 13.246(c) [~~of this code~~]. The sale, assignment, or lease
22 shall be on the conditions prescribed by the utility commission.

23 SECTION 2.53. Section 13.252, Water Code, is amended to
24 read as follows:

25 Sec. 13.252. INTERFERENCE WITH OTHER RETAIL PUBLIC UTILITY.
26 If a retail public utility in constructing or extending a line,
27 plant, or system interferes or attempts to interfere with the

1 operation of a line, plant, or system of any other retail public
2 utility, or furnishes, makes available, renders, or extends retail
3 water or sewer utility service to any portion of the service area of
4 another retail public utility that has been granted or is not
5 required to possess a certificate of public convenience and
6 necessity, the utility commission may issue an order prohibiting
7 the construction, extension, or provision of service or prescribing
8 terms and conditions for locating the line, plant, or system
9 affected or for the provision of the service.

10 SECTION 2.54. Section 13.253, Water Code, is amended to
11 read as follows:

12 Sec. 13.253. IMPROVEMENTS IN SERVICE; INTERCONNECTING
13 SERVICE. (a) After notice and hearing, the utility commission or
14 the commission may:

15 (1) order any retail public utility that is required
16 by law to possess a certificate of public convenience and necessity
17 or any retail public utility that possesses a certificate of public
18 convenience and necessity and is located in an affected county as
19 defined in Section 16.341 to:

20 (A) provide specified improvements in its
21 service in a defined area if service in that area is inadequate or
22 is substantially inferior to service in a comparable area and it is
23 reasonable to require the retail public utility to provide the
24 improved service; or

25 (B) develop, implement, and follow financial,
26 managerial, and technical practices that are acceptable to the
27 utility commission to ensure that continuous and adequate service

1 is provided to any areas currently certificated to the retail
2 public utility if the retail public utility has not provided
3 continuous and adequate service to any of those areas and, for a
4 utility, to provide financial assurance of the utility's ability to
5 operate the system in accordance with applicable laws and rules, in
6 the form of a bond or other financial assurance in a form and amount
7 specified by the utility commission;

8 (2) order two or more public utilities or water supply
9 or sewer service corporations to establish specified facilities for
10 interconnecting service;

11 (3) order a public utility or water supply or sewer
12 service corporation that has not demonstrated that it can provide
13 continuous and adequate service from its drinking water source or
14 sewer treatment facility to obtain service sufficient to meet its
15 obligation to provide continuous and adequate service on at least a
16 wholesale basis from another consenting utility service provider;
17 or

18 (4) issue an emergency order, with or without a
19 hearing, under Section 13.041.

20 (b) If the utility commission has reason to believe that
21 improvements and repairs to a water or sewer service system are
22 necessary to enable a retail public utility to provide continuous
23 and adequate service in any portion of its service area and the
24 retail public utility has provided financial assurance under
25 Section 341.0355, Health and Safety Code, or under this chapter,
26 the utility commission, after providing to the retail public
27 utility notice and an opportunity to be heard by the commissioners

1 at a [~~commission~~] meeting of the utility commission, may
2 immediately order specified improvements and repairs to the water
3 or sewer system, the costs of which may be paid by the bond or other
4 financial assurance in an amount determined by the utility
5 commission not to exceed the amount of the bond or financial
6 assurance. The order requiring the improvements may be an
7 emergency order if it is issued after the retail public utility has
8 had an opportunity to be heard [~~by the commissioners~~] at a
9 [~~commission~~] meeting of the utility commission. After notice and
10 hearing, the utility commission may require a retail public utility
11 to obligate additional money to replace the financial assurance
12 used for the improvements.

13 SECTION 2.55. Sections 13.254(a), (a-1), (a-2), (a-3),
14 (a-4), (a-6), (a-8), (b), (c), (d), (e), (f), (g), (g-1), and (h),
15 Water Code, are amended to read as follows:

16 (a) The utility commission at any time after notice and
17 hearing may revoke or amend any certificate of public convenience
18 and necessity with the written consent of the certificate holder or
19 if the utility commission [~~it~~] finds that:

20 (1) the certificate holder has never provided, is no
21 longer providing, is incapable of providing, or has failed to
22 provide continuous and adequate service in the area, or part of the
23 area, covered by the certificate;

24 (2) in an affected county as defined in Section
25 16.341, the cost of providing service by the certificate holder is
26 so prohibitively expensive as to constitute denial of service,
27 provided that, for commercial developments or for residential

1 developments started after September 1, 1997, in an affected county
2 as defined in Section 16.341, the fact that the cost of obtaining
3 service from the currently certificated retail public utility makes
4 the development economically unfeasible does not render such cost
5 prohibitively expensive in the absence of other relevant factors;

6 (3) the certificate holder has agreed in writing to
7 allow another retail public utility to provide service within its
8 service area, except for an interim period, without amending its
9 certificate; or

10 (4) the certificate holder has failed to file a cease
11 and desist action pursuant to Section 13.252 within 180 days of the
12 date that it became aware that another retail public utility was
13 providing service within its service area, unless the certificate
14 holder demonstrates good cause for its failure to file such action
15 within the 180 days.

16 (a-1) As an alternative to decertification under Subsection
17 (a), the owner of a tract of land that is at least 50 acres and that
18 is not in a platted subdivision actually receiving water or sewer
19 service may petition the utility commission under this subsection
20 for expedited release of the area from a certificate of public
21 convenience and necessity so that the area may receive service from
22 another retail public utility. The fact that a certificate holder
23 is a borrower under a federal loan program is not a bar to a request
24 under this subsection for the release of the petitioner's land and
25 the receipt of services from an alternative provider. On the day
26 the petitioner submits the petition to the utility commission, the
27 petitioner shall send, via certified mail, a copy of the petition to

1 the certificate holder, who may submit information to the utility
2 commission to controvert information submitted by the petitioner.
3 The petitioner must demonstrate that:

4 (1) a written request for service, other than a
5 request for standard residential or commercial service, has been
6 submitted to the certificate holder, identifying:

7 (A) the area for which service is sought;

8 (B) the timeframe within which service is needed
9 for current and projected service demands in the area;

10 (C) the level and manner of service needed for
11 current and projected service demands in the area;

12 (D) the approximate cost for the alternative
13 provider to provide the service at the same level and manner that is
14 requested from the certificate holder;

15 (E) the flow and pressure requirements and
16 specific infrastructure needs, including line size and system
17 capacity for the required level of fire protection requested; and

18 (F) any additional information requested by the
19 certificate holder that is reasonably related to determination of
20 the capacity or cost for providing the service;

21 (2) the certificate holder has been allowed at least
22 90 calendar days to review and respond to the written request and
23 the information it contains;

24 (3) the certificate holder:

25 (A) has refused to provide the service;

26 (B) is not capable of providing the service on a
27 continuous and adequate basis within the timeframe, at the level,

1 at the approximate cost that the alternative provider is capable of
2 providing for a comparable level of service, or in the manner
3 reasonably needed or requested by current and projected service
4 demands in the area; or

5 (C) conditions the provision of service on the
6 payment of costs not properly allocable directly to the
7 petitioner's service request, as determined by the utility
8 commission; and

9 (4) the alternate retail public utility from which the
10 petitioner will be requesting service possesses the financial,
11 managerial, and technical capability to provide continuous and
12 adequate service within the timeframe, at the level, at the cost,
13 and in the manner reasonably needed or requested by current and
14 projected service demands in the area.

15 (a-2) A landowner is not entitled to make the election
16 described in Subsection (a-1) or (a-5) but is entitled to contest
17 under Subsection (a) the involuntary certification of its property
18 in a hearing held by the utility commission if the landowner's
19 property is located:

20 (1) within the boundaries of any municipality or the
21 extraterritorial jurisdiction of a municipality with a population
22 of more than 500,000 and the municipality or retail public utility
23 owned by the municipality is the holder of the certificate; or

24 (2) in a platted subdivision actually receiving water
25 or sewer service.

26 (a-3) Within 60 calendar days from the date the utility
27 commission determines the petition filed pursuant to Subsection

1 (a-1) to be administratively complete, the utility commission shall
2 grant the petition unless the utility commission makes an express
3 finding that the petitioner failed to satisfy the elements required
4 in Subsection (a-1) and supports its finding with separate findings
5 and conclusions for each element based solely on the information
6 provided by the petitioner and the certificate holder. The utility
7 commission may grant or deny a petition subject to terms and
8 conditions specifically related to the service request of the
9 petitioner and all relevant information submitted by the petitioner
10 and the certificate holder. In addition, the utility commission
11 may require an award of compensation as otherwise provided by this
12 section.

13 (a-4) Chapter 2001, Government Code, does not apply to any
14 petition filed under Subsection (a-1). The decision of the utility
15 commission on the petition is final after any reconsideration
16 authorized by the utility commission's rules and may not be
17 appealed.

18 (a-6) The utility commission shall grant a petition
19 received under Subsection (a-5) not later than the 60th day after
20 the date the landowner files the petition. The utility commission
21 may not deny a petition received under Subsection (a-5) based on the
22 fact that a certificate holder is a borrower under a federal loan
23 program. The utility commission may require an award of
24 compensation by the petitioner to a decertified retail public
25 utility that is the subject of a petition filed under Subsection
26 (a-5) as otherwise provided by this section.

27 (a-8) If a certificate holder has never made service

1 available through planning, design, construction of facilities, or
2 contractual obligations to serve the area a petitioner seeks to
3 have released under Subsection (a-1), the utility commission is not
4 required to find that the proposed alternative provider is capable
5 of providing better service than the certificate holder, but only
6 that the proposed alternative provider is capable of providing the
7 requested service.

8 (b) Upon written request from the certificate holder, the
9 utility commission [~~executive director~~] may cancel the certificate
10 of a utility or water supply corporation authorized by rule to
11 operate without a certificate of public convenience and necessity
12 under Section 13.242(c).

13 (c) If the certificate of any retail public utility is
14 revoked or amended, the utility commission may require one or more
15 retail public utilities with their consent to provide service in
16 the area in question. The order of the utility commission shall not
17 be effective to transfer property.

18 (d) A retail public utility may not in any way render retail
19 water or sewer service directly or indirectly to the public in an
20 area that has been decertified under this section without providing
21 compensation for any property that the utility commission
22 determines is rendered useless or valueless to the decertified
23 retail public utility as a result of the decertification.

24 (e) The determination of the monetary amount of
25 compensation, if any, shall be determined at the time another
26 retail public utility seeks to provide service in the previously
27 decertified area and before service is actually provided. The

1 utility commission shall ensure that the monetary amount of
2 compensation is determined not later than the 90th calendar day
3 after the date on which a retail public utility notifies the utility
4 commission of its intent to provide service to the decertified
5 area.

6 (f) The monetary amount shall be determined by a qualified
7 individual or firm serving as independent appraiser agreed upon by
8 the decertified retail public utility and the retail public utility
9 seeking to serve the area. The determination of compensation by the
10 independent appraiser shall be binding on the utility commission.
11 The costs of the independent appraiser shall be borne by the retail
12 public utility seeking to serve the area.

13 (g) For the purpose of implementing this section, the value
14 of real property owned and utilized by the retail public utility for
15 its facilities shall be determined according to the standards set
16 forth in Chapter 21, Property Code, governing actions in eminent
17 domain and the value of personal property shall be determined
18 according to the factors in this subsection. The factors ensuring
19 that the compensation to a retail public utility is just and
20 adequate shall include: the amount of the retail public utility's
21 debt allocable for service to the area in question; the value of the
22 service facilities of the retail public utility located within the
23 area in question; the amount of any expenditures for planning,
24 design, or construction of service facilities that are allocable to
25 service to the area in question; the amount of the retail public
26 utility's contractual obligations allocable to the area in
27 question; any demonstrated impairment of service or increase of

1 cost to consumers of the retail public utility remaining after the
2 decertification; the impact on future revenues lost from existing
3 customers; necessary and reasonable legal expenses and
4 professional fees; and other relevant factors. The utility
5 commission shall adopt rules governing the evaluation of these
6 factors.

7 (g-1) If the retail public utilities cannot agree on an
8 independent appraiser within 10 calendar days after the date on
9 which the retail public utility notifies the utility commission of
10 its intent to provide service to the decertified area, each retail
11 public utility shall engage its own appraiser at its own expense,
12 and each appraisal shall be submitted to the utility commission
13 within 60 calendar days. After receiving the appraisals, the
14 utility commission shall appoint a third appraiser who shall make a
15 determination of the compensation within 30 days. The
16 determination may not be less than the lower appraisal or more than
17 the higher appraisal. Each retail public utility shall pay half the
18 cost of the third appraisal.

19 (h) A certificate holder that has land removed from its
20 certificated service area in accordance with this section may not
21 be required, after the land is removed, to provide service to the
22 removed land for any reason, including the violation of law or
23 utility commission or commission rules by a water or sewer system of
24 another person.

25 SECTION 2.56. Sections 13.255(a), (b), (c), (d), (e),
26 (g-1), (k), (l), and (m), Water Code, are amended to read as
27 follows:

1 (a) In the event that an area is incorporated or annexed by a
2 municipality, either before or after the effective date of this
3 section, the municipality and a retail public utility that provides
4 water or sewer service to all or part of the area pursuant to a
5 certificate of convenience and necessity may agree in writing that
6 all or part of the area may be served by a municipally owned
7 utility, by a franchised utility, or by the retail public utility.
8 In this section, the phrase "franchised utility" shall mean a
9 retail public utility that has been granted a franchise by a
10 municipality to provide water or sewer service inside municipal
11 boundaries. The agreement may provide for single or dual
12 certification of all or part of the area, for the purchase of
13 facilities or property, and for such other or additional terms that
14 the parties may agree on. If a franchised utility is to serve the
15 area, the franchised utility shall also be a party to the agreement.
16 The executed agreement shall be filed with the utility commission,
17 and the utility commission, on receipt of the agreement, shall
18 incorporate the terms of the agreement into the respective
19 certificates of convenience and necessity of the parties to the
20 agreement.

21 (b) If an agreement is not executed within 180 days after
22 the municipality, in writing, notifies the retail public utility of
23 its intent to provide service to the incorporated or annexed area,
24 and if the municipality desires and intends to provide retail
25 utility service to the area, the municipality, prior to providing
26 service to the area, shall file an application with the utility
27 commission to grant single certification to the municipally owned

1 water or sewer utility or to a franchised utility. If an
2 application for single certification is filed, the utility
3 commission shall fix a time and place for a hearing and give notice
4 of the hearing to the municipality and franchised utility, if any,
5 and notice of the application and hearing to the retail public
6 utility.

7 (c) The utility commission shall grant single certification
8 to the municipality. The utility commission shall also determine
9 whether single certification as requested by the municipality would
10 result in property of a retail public utility being rendered
11 useless or valueless to the retail public utility, and shall
12 determine in its order the monetary amount that is adequate and just
13 to compensate the retail public utility for such property. If the
14 municipality in its application has requested the transfer of
15 specified property of the retail public utility to the municipality
16 or to a franchised utility, the utility commission shall also
17 determine in its order the adequate and just compensation to be paid
18 for such property pursuant to the provisions of this section,
19 including an award for damages to property remaining in the
20 ownership of the retail public utility after single certification.
21 The order of the utility commission shall not be effective to
22 transfer property. A transfer of property may only be obtained
23 under this section by a court judgment rendered pursuant to
24 Subsection (d) or (e) [~~of this section~~]. The grant of single
25 certification by the utility commission shall go into effect on the
26 date the municipality or franchised utility, as the case may be,
27 pays adequate and just compensation pursuant to court order, or

1 pays an amount into the registry of the court or to the retail
2 public utility under Subsection (f). If the court judgment
3 provides that the retail public utility is not entitled to any
4 compensation, the grant of single certification shall go into
5 effect when the court judgment becomes final. The municipality or
6 franchised utility must provide to each customer of the retail
7 public utility being acquired an individual written notice within
8 60 days after the effective date for the transfer specified in the
9 court judgment. The notice must clearly advise the customer of the
10 identity of the new service provider, the reason for the transfer,
11 the rates to be charged by the new service provider, and the
12 effective date of those rates.

13 (d) In the event the final order of the utility commission
14 is not appealed within 30 days, the municipality may request the
15 district court of Travis County to enter a judgment consistent with
16 the order of the utility commission. In such event, the court shall
17 render a judgment that:

18 (1) transfers to the municipally owned utility or
19 franchised utility title to property to be transferred to the
20 municipally owned utility or franchised utility as delineated by
21 the utility commission's final order and property determined by the
22 utility commission to be rendered useless or valueless by the
23 granting of single certification; and

24 (2) orders payment to the retail public utility of
25 adequate and just compensation for the property as determined by
26 the utility commission in its final order.

27 (e) Any party that is aggrieved by a final order of the

1 utility commission under this section may file an appeal with the
2 district court of Travis County within 30 days after the order
3 becomes final. The hearing in such an appeal before the district
4 court shall be by trial de novo on all issues. After the hearing, if
5 the court determines that the municipally owned utility or
6 franchised utility is entitled to single certification under the
7 provisions of this section, the court shall enter a judgment that:

8 (1) transfers to the municipally owned utility or
9 franchised utility title to property requested by the municipality
10 to be transferred to the municipally owned utility or franchised
11 utility and located within the singly certificated area and
12 property determined by the court or jury to be rendered useless or
13 valueless by the granting of single certification; and

14 (2) orders payment in accordance with Subsection (g)
15 [~~of this section~~] to the retail public utility of adequate and just
16 compensation for the property transferred and for the property
17 damaged as determined by the court or jury.

18 (g-1) The utility commission shall adopt rules governing
19 the evaluation of the factors to be considered in determining the
20 monetary compensation under Subsection (g). The utility commission
21 by rule shall adopt procedures to ensure that the total
22 compensation to be paid to a retail public utility under Subsection
23 (g) is determined not later than the 90th calendar day after the
24 date on which the utility commission determines that the
25 municipality's application is administratively complete.

26 (k) The following conditions apply when a municipality or
27 franchised utility makes an application to acquire the service area

1 or facilities of a retail public utility described in Subsection
2 (j)(2):

3 (1) the utility commission or court must determine
4 that the service provided by the retail public utility is
5 substandard or its rates are unreasonable in view of the reasonable
6 expenses of the utility;

7 (2) if the municipality abandons its application, the
8 court or the utility commission is authorized to award to the retail
9 public utility its reasonable expenses related to the proceeding
10 hereunder, including attorney fees; and

11 (3) unless otherwise agreed by the retail public
12 utility, the municipality must take the entire utility property of
13 the retail public utility in a proceeding hereunder.

14 (1) For an area incorporated by a municipality, the
15 compensation provided under Subsection (g) shall be determined by a
16 qualified individual or firm to serve as independent appraiser, who
17 shall be selected by the affected retail public utility, and the
18 costs of the appraiser shall be paid by the municipality. For an
19 area annexed by a municipality, the compensation provided under
20 Subsection (g) shall be determined by a qualified individual or
21 firm to which the municipality and the retail public utility agree
22 to serve as independent appraiser. If the retail public utility and
23 the municipality are unable to agree on a single individual or firm
24 to serve as the independent appraiser before the 11th day after the
25 date the retail public utility or municipality notifies the other
26 party of the impasse, the retail public utility and municipality
27 each shall appoint a qualified individual or firm to serve as

1 independent appraiser. On or before the 10th business day after the
2 date of their appointment, the independent appraisers shall meet to
3 reach an agreed determination of the amount of compensation. If the
4 appraisers are unable to agree on a determination before the 16th
5 business day after the date of their first meeting under this
6 subsection, the retail public utility or municipality may petition
7 the utility commission or a person the utility commission
8 designates for the purpose to appoint a third qualified independent
9 appraiser to reconcile the appraisals of the two originally
10 appointed appraisers. The determination of the third appraiser may
11 not be less than the lesser or more than the greater of the two
12 original appraisals. The costs of the independent appraisers for
13 an annexed area shall be shared equally by the retail public utility
14 and the municipality. The determination of compensation under this
15 subsection is binding on the utility commission.

16 (m) The utility commission shall deny an application for
17 single certification by a municipality that fails to demonstrate
18 compliance with the commission's minimum requirements for public
19 drinking water systems.

20 SECTION 2.57. Section 13.2551, Water Code, is amended to
21 read as follows:

22 Sec. 13.2551. COMPLETION OF DECERTIFICATION. (a) As a
23 condition to decertification or single certification under Section
24 13.254 or 13.255, and on request by an affected retail public
25 utility, the utility commission may order:

26 (1) the retail public utility seeking to provide
27 service to a decertified area to serve the entire service area of

1 the retail public utility that is being decertified; and

2 (2) the transfer of the entire certificate of public
3 convenience and necessity of a partially decertified retail public
4 utility to the retail public utility seeking to provide service to
5 the decertified area.

6 (b) The utility commission shall order service to the entire
7 area under Subsection (a) if the utility commission finds that the
8 decertified retail public utility will be unable to provide
9 continuous and adequate service at an affordable cost to the
10 remaining customers.

11 (c) The utility commission shall require the retail public
12 utility seeking to provide service to the decertified area to
13 provide continuous and adequate service to the remaining customers
14 at a cost comparable to the cost of that service to its other
15 customers and shall establish the terms under which the service
16 must be provided. The terms may include:

- 17 (1) transferring debt and other contract obligations;
18 (2) transferring real and personal property;
19 (3) establishing interim service rates for affected
20 customers during specified times; and
21 (4) other provisions necessary for the just and
22 reasonable allocation of assets and liabilities.

23 (d) The retail public utility seeking decertification shall
24 not charge the affected customers any transfer fee or other fee to
25 obtain service other than the retail public utility's usual and
26 customary rates for monthly service or the interim rates set by the
27 utility commission, if applicable.

1 (e) The utility commission shall not order compensation to
2 the decertificated retail utility if service to the entire service
3 area is ordered under this section.

4 SECTION 2.58. Sections 13.257(e), (i), (r), and (s), Water
5 Code, are amended to read as follows:

6 (e) The notice must be given to the prospective purchaser
7 before the execution of a binding contract of purchase and sale.
8 The notice may be given separately or as an addendum to or paragraph
9 of the contract. If the seller fails to provide the notice required
10 by this section, the purchaser may terminate the contract. If the
11 seller provides the notice at or before the closing of the purchase
12 and sale contract and the purchaser elects to close even though the
13 notice was not timely provided before the execution of the
14 contract, it is conclusively presumed that the purchaser has waived
15 all rights to terminate the contract and recover damages or pursue
16 other remedies or rights under this section. Notwithstanding any
17 provision of this section to the contrary, a seller, title
18 insurance company, real estate broker, or examining attorney, or an
19 agent, representative, or person acting on behalf of the seller,
20 company, broker, or attorney, is not liable for damages under
21 Subsection (m) or (n) or liable for any other damages to any person
22 for:

23 (1) failing to provide the notice required by this
24 section to a purchaser before the execution of a binding contract of
25 purchase and sale or at or before the closing of the purchase and
26 sale contract if:

27 (A) the utility service provider did not file the

1 map of the certificated service area in the real property records of
2 the county in which the service area is located and with the utility
3 commission depicting the boundaries of the service area of the
4 utility service provider as shown in the real property records of
5 the county in which the service area is located; and

6 (B) the utility commission did not maintain an
7 accurate map of the certificated service area of the utility
8 service provider as required by this chapter; or

9 (2) unintentionally providing a notice required by
10 this section that is incorrect under the circumstances before the
11 execution of a binding contract of purchase and sale or at or before
12 the closing of the purchase and sale contract.

13 (i) If the notice is given at closing as provided by
14 Subsection (g), a purchaser, or the purchaser's heirs, successors,
15 or assigns, may not maintain an action for damages or maintain an
16 action against a seller, title insurance company, real estate
17 broker, or lienholder, or any agent, representative, or person
18 acting on behalf of the seller, company, broker, or lienholder, by
19 reason of the seller's use of the information filed with the utility
20 commission by the utility service provider or the seller's use of
21 the map of the certificated service area of the utility service
22 provider filed in the real property records to determine whether
23 the property to be purchased is within the certificated service
24 area of the utility service provider. An action may not be
25 maintained against a title insurance company for the failure to
26 disclose that the described real property is included within the
27 certificated service area of a utility service provider if the

1 utility service provider did not file in the real property records
2 or with the utility commission the map of the certificated service
3 area.

4 (r) A utility service provider shall:

5 (1) record in the real property records of each county
6 in which the service area or a portion of the service area is
7 located a certified copy of the map of the certificate of public
8 convenience and necessity and of any amendment to the certificate
9 as contained in the utility commission's records, and a boundary
10 description of the service area by:

11 (A) a metes and bounds survey certified by a
12 licensed state land surveyor or a registered professional land
13 surveyor;

14 (B) the Texas State Plane Coordinate System;

15 (C) verifiable landmarks, including a road,
16 creek, or railroad line; or

17 (D) if a recorded plat of the area exists, lot and
18 block number; and

19 (2) submit to the utility commission [~~executive~~
20 ~~director~~] evidence of the recording.

21 (s) Each county shall accept and file in its real property
22 records a utility service provider's map presented to the county
23 clerk under this section if the map meets filing requirements, does
24 not exceed 11 inches by 17 inches in size, and is accompanied by the
25 appropriate fee. The recording required by this section must be
26 completed not later than the 31st day after the date a utility
27 service provider receives a final order from the utility commission

1 granting an application for a new certificate or for an amendment to
2 a certificate that results in a change in the utility service
3 provider's service area.

4 SECTION 2.59. Sections 13.301(a), (b), (c), (d), (e), (f),
5 and (g), Water Code, are amended to read as follows:

6 (a) A utility or a water supply or sewer service
7 corporation, on or before the 120th day before the effective date of
8 a sale, acquisition, lease, or rental of a water or sewer system
9 that is required by law to possess a certificate of public
10 convenience and necessity or the effective date of a merger or
11 consolidation with such a utility or water supply or sewer service
12 corporation, shall:

13 (1) file a written application with the utility
14 commission; and

15 (2) unless public notice is waived by the utility
16 commission [~~executive director~~] for good cause shown, give public
17 notice of the action.

18 (b) The utility commission may require that the person
19 purchasing or acquiring the water or sewer system demonstrate
20 adequate financial, managerial, and technical capability for
21 providing continuous and adequate service to the requested area and
22 any areas currently certificated to the person.

23 (c) If the person purchasing or acquiring the water or sewer
24 system cannot demonstrate adequate financial capability, the
25 utility commission may require that the person provide a bond or
26 other financial assurance in a form and amount specified by the
27 utility commission to ensure continuous and adequate utility

1 service is provided.

2 (d) The utility commission shall, with or without a public
3 hearing, investigate the sale, acquisition, lease, or rental to
4 determine whether the transaction will serve the public interest.

5 (e) Before the expiration of the 120-day notification
6 period, the utility commission [~~executive director~~] shall notify
7 all known parties to the transaction and the Office of Public
8 Utility Counsel whether [~~of~~] the utility commission will [~~executive~~
9 ~~director's decision whether to request that the commission~~] hold a
10 public hearing to determine if the transaction will serve the
11 public interest. The utility commission may hold [~~executive~~
12 ~~director may request~~] a hearing if:

13 (1) the application filed with the utility commission
14 or the public notice was improper;

15 (2) the person purchasing or acquiring the water or
16 sewer system has not demonstrated adequate financial, managerial,
17 and technical capability for providing continuous and adequate
18 service to the service area being acquired and to any areas
19 currently certificated to the person;

20 (3) the person or an affiliated interest of the person
21 purchasing or acquiring the water or sewer system has a history of:

22 (A) noncompliance with the requirements of the
23 utility commission, the commission, or the [~~Texas~~] Department of
24 State Health Services; or

25 (B) continuing mismanagement or misuse of
26 revenues as a utility service provider;

27 (4) the person purchasing or acquiring the water or

1 sewer system cannot demonstrate the financial ability to provide
2 the necessary capital investment to ensure the provision of
3 continuous and adequate service to the customers of the water or
4 sewer system; or

5 (5) there are concerns that the transaction may not
6 serve the public interest, after the application of the
7 considerations provided by Section 13.246(c) for determining
8 whether to grant a certificate of convenience and necessity.

9 (f) Unless the utility commission holds [~~executive director~~
10 ~~requests that~~] a public hearing [~~be held~~], the sale, acquisition,
11 lease, or rental may be completed as proposed:

12 (1) at the end of the 120-day period; or

13 (2) at any time after the utility commission
14 [~~executive director~~] notifies the utility or water supply or sewer
15 service corporation that a hearing will not be held [~~requested~~].

16 (g) If the utility commission decides to hold a hearing [~~is~~
17 ~~requested~~] or if the utility or water supply or sewer service
18 corporation fails to make the application as required or to provide
19 public notice, the sale, acquisition, lease, or rental may not be
20 completed unless the utility commission determines that the
21 proposed transaction serves the public interest.

22 SECTION 2.60. Section 13.302, Water Code, is amended to
23 read as follows:

24 Sec. 13.302. PURCHASE OF VOTING STOCK IN ANOTHER PUBLIC
25 UTILITY: REPORT. (a) A utility may not purchase voting stock in
26 another utility doing business in this state and a person may not
27 acquire a controlling interest in a utility doing business in this

1 state unless the person or utility files a written application with
2 the utility commission not later than the 61st day before the date
3 on which the transaction is to occur.

4 (b) The utility commission may require that a person
5 acquiring a controlling interest in a utility demonstrate adequate
6 financial, managerial, and technical capability for providing
7 continuous and adequate service to the requested area and any areas
8 currently certificated to the person.

9 (c) If the person acquiring a controlling interest cannot
10 demonstrate adequate financial capability, the utility commission
11 may require that the person provide a bond or other financial
12 assurance in a form and amount specified by the utility commission
13 to ensure continuous and adequate utility service is provided.

14 (d) The utility commission [~~executive director~~] may
15 [~~request that the commission~~] hold a public hearing on the
16 transaction if the utility commission [~~executive director~~]
17 believes that a criterion prescribed by Section 13.301(e) applies.

18 (e) Unless the utility commission holds [~~executive director~~
19 ~~requests that~~] a public hearing [~~be held~~], the purchase or
20 acquisition may be completed as proposed:

21 (1) at the end of the 60-day period; or

22 (2) at any time after the utility commission
23 [~~executive director~~] notifies the person or utility that a hearing
24 will not be held [~~requested~~].

25 (f) If the utility commission decides to hold a hearing [~~is~~
26 ~~requested~~] or if the person or utility fails to make the application
27 to the utility commission as required, the purchase or acquisition

1 may not be completed unless the utility commission determines that
2 the proposed transaction serves the public interest. A purchase or
3 acquisition that is not completed in accordance with the provisions
4 of this section is void.

5 SECTION 2.61. Section 13.303, Water Code, is amended to
6 read as follows:

7 Sec. 13.303. LOANS TO STOCKHOLDERS: REPORT. A utility may
8 not loan money, stocks, bonds, notes, or other evidences of
9 indebtedness to any corporation or person owning or holding
10 directly or indirectly any stock of the utility unless the utility
11 reports the transaction to the utility commission within 60 days
12 after the date of the transaction.

13 SECTION 2.62. Section 13.304, Water Code, is amended to
14 read as follows:

15 Sec. 13.304. FORECLOSURE REPORT. (a) A utility that
16 receives notice that all or a portion of the utility's facilities or
17 property used to provide utility service are being posted for
18 foreclosure shall notify the utility commission and the commission
19 in writing of that fact not later than the 10th day after the date on
20 which the utility receives the notice.

21 (b) A financial institution that forecloses on a utility or
22 on any part of the utility's facilities or property that are used to
23 provide utility service is not required to provide the 120-day
24 notice prescribed by Section 13.301, but shall provide written
25 notice to the utility commission and the commission before the 30th
26 day preceding the date on which the foreclosure is completed.

27 (c) The financial institution may operate the utility for an

1 interim period prescribed by utility commission rule before
2 transferring or otherwise obtaining a certificate of convenience
3 and necessity. A financial institution that operates a utility
4 during an interim period under this subsection is subject to each
5 utility commission rule to which the utility was subject and in the
6 same manner.

7 SECTION 2.63. Section 13.341, Water Code, is amended to
8 read as follows:

9 Sec. 13.341. JURISDICTION OVER AFFILIATED INTERESTS. The
10 utility commission has jurisdiction over affiliated interests
11 having transactions with utilities under the jurisdiction of the
12 utility commission to the extent of access to all accounts and
13 records of those affiliated interests relating to such
14 transactions, including but in no way limited to accounts and
15 records of joint or general expenses, any portion of which may be
16 applicable to those transactions.

17 SECTION 2.64. Section 13.342, Water Code, is amended to
18 read as follows:

19 Sec. 13.342. DISCLOSURE OF SUBSTANTIAL INTEREST IN VOTING
20 SECURITIES. The utility commission may require the disclosure of
21 the identity and respective interests of every owner of any
22 substantial interest in the voting securities of any utility or its
23 affiliated interest. One percent or more is a substantial interest
24 within the meaning of this section.

25 SECTION 2.65. Section 13.343(a), Water Code, is amended to
26 read as follows:

27 (a) The owner of a utility that supplies retail water

1 service may not contract to purchase from an affiliated supplier
2 wholesale water service for any of that owner's systems unless:

3 (1) the wholesale service is provided for not more
4 than 90 days to remedy an emergency condition, as defined by utility
5 commission or commission rule; or

6 (2) the utility commission [~~executive director~~]
7 determines that the utility cannot obtain wholesale water service
8 from another source at a lower cost than from the affiliate.

9 SECTION 2.66. Section 13.381, Water Code, is amended to
10 read as follows:

11 Sec. 13.381. RIGHT TO JUDICIAL REVIEW; EVIDENCE. Any party
12 to a proceeding before the utility commission or the commission is
13 entitled to judicial review under the substantial evidence rule.

14 SECTION 2.67. Section 13.382(a), Water Code, is amended to
15 read as follows:

16 (a) Any party represented by counsel who alleges that
17 existing rates are excessive or that rates prescribed by the
18 utility commission are excessive and who is a prevailing party in
19 proceedings for review of a utility commission order or decision
20 may in the same action recover against the regulation fund
21 reasonable fees for attorneys and expert witnesses and other costs
22 incurred by him before the utility commission and the court. The
23 amount of the attorney's fees shall be fixed by the court.

24 SECTION 2.68. Section 13.411, Water Code, is amended to
25 read as follows:

26 Sec. 13.411. ACTION TO ENJOIN OR REQUIRE COMPLIANCE. (a)
27 If the utility commission or the commission has reason to believe

1 that any retail public utility or any other person or corporation is
2 engaged in or is about to engage in any act in violation of this
3 chapter or of any order or rule of the utility commission or the
4 commission entered or adopted under this chapter or that any retail
5 public utility or any other person or corporation is failing to
6 comply with this chapter or with any rule or order, the attorney
7 general on request of the utility commission or the commission, in
8 addition to any other remedies provided in this chapter, shall
9 bring an action in a court of competent jurisdiction in the name of
10 and on behalf of the utility commission or the commission against
11 the retail public utility or other person or corporation to enjoin
12 the commencement or continuation of any act or to require
13 compliance with this chapter or the rule or order.

14 (b) If the utility commission or the executive director of
15 the commission has reason to believe that the failure of the owner
16 or operator of a water utility to properly operate, maintain, or
17 provide adequate facilities presents an imminent threat to human
18 health or safety, the utility commission or the executive director
19 shall immediately:

- 20 (1) notify the utility's representative; and
21 (2) initiate enforcement action consistent with:
22 (A) this subchapter; and
23 (B) procedural rules adopted by the utility
24 commission or the commission.

25 SECTION 2.69. Section 13.4115, Water Code, is amended to
26 read as follows:

27 Sec. 13.4115. ACTION TO REQUIRE ADJUSTMENT TO CONSUMER

1 CHARGE; PENALTY. In regard to a customer complaint arising out of a
2 charge made by a public utility, if the utility commission [~~the~~
3 ~~executive director~~] finds that the utility has failed to make the
4 proper adjustment to the customer's bill after the conclusion of
5 the complaint process established by the utility commission, the
6 utility commission may issue an order requiring the utility to make
7 the adjustment. Failure to comply with the order within 30 days of
8 receiving the order is a violation for which the utility commission
9 may impose an administrative penalty under Section 13.4151.

10 SECTION 2.70. Sections 13.412(a), (f), and (g), Water Code,
11 are amended to read as follows:

12 (a) At the request of the utility commission or the
13 commission, the attorney general shall bring suit for the
14 appointment of a receiver to collect the assets and carry on the
15 business of a water or sewer utility that:

16 (1) has abandoned operation of its facilities;

17 (2) informs the utility commission or the commission
18 that the owner is abandoning the system;

19 (3) violates a final order of the utility commission
20 or the commission; or

21 (4) allows any property owned or controlled by it to be
22 used in violation of a final order of the utility commission or the
23 commission.

24 (f) For purposes of this section and Section 13.4132,
25 abandonment may include but is not limited to:

26 (1) failure to pay a bill or obligation owed to a
27 retail public utility or to an electric or gas utility with the

1 result that the utility service provider has issued a notice of
2 discontinuance of necessary services;

3 (2) failure to provide appropriate water or wastewater
4 treatment so that a potential health hazard results;

5 (3) failure to adequately maintain facilities,
6 resulting in potential health hazards, extended outages, or
7 repeated service interruptions;

8 (4) failure to provide customers adequate notice of a
9 health hazard or potential health hazard;

10 (5) failure to secure an alternative available water
11 supply during an outage;

12 (6) displaying a pattern of hostility toward or
13 repeatedly failing to respond to the utility commission or the
14 commission or the utility's customers; and

15 (7) failure to provide the utility commission or the
16 commission with adequate information on how to contact the utility
17 for normal business and emergency purposes.

18 (g) Notwithstanding Section 64.021, Civil Practice and
19 Remedies Code, a receiver appointed under this section may seek
20 [~~commission~~] approval from the utility commission and the
21 commission to acquire the water or sewer utility's facilities and
22 transfer the utility's certificate of convenience and necessity.
23 The receiver must apply in accordance with Subchapter H.

24 SECTION 2.71. Section 13.413, Water Code, is amended to
25 read as follows:

26 Sec. 13.413. PAYMENT OF COSTS OF RECEIVERSHIP. The
27 receiver may, subject to the approval of the court and after giving

1 notice to all interested parties, sell or otherwise dispose of all
2 or part of the real or personal property of a water or sewer utility
3 against which a proceeding has been brought under this subchapter
4 to pay the costs incurred in the operation of the receivership. The
5 costs include:

- 6 (1) payment of fees to the receiver for his services;
7 (2) payment of fees to attorneys, accountants,
8 engineers, or any other person or entity that provides goods or
9 services necessary to the operation of the receivership; and
10 (3) payment of costs incurred in ensuring that any
11 property owned or controlled by a water or sewer utility is not used
12 in violation of a final order of the utility commission or the
13 commission.

14 SECTION 2.72. Section 13.4131, Water Code, is amended to
15 read as follows:

16 Sec. 13.4131. SUPERVISION OF CERTAIN UTILITIES. (a) The
17 utility commission, after providing to the utility notice and an
18 opportunity for a hearing, may place a utility under supervision
19 for gross or continuing mismanagement, gross or continuing
20 noncompliance with this chapter or a rule adopted under this
21 chapter [~~commission rules~~], or noncompliance with an order issued
22 under this chapter [~~commission orders~~].

23 (b) While supervising a utility, the utility commission may
24 require the utility to abide by conditions and requirements
25 prescribed by the utility commission, including:

- 26 (1) management requirements;
27 (2) additional reporting requirements;

1 (3) restrictions on hiring, salary or benefit
2 increases, capital investment, borrowing, stock issuance or
3 dividend declarations, and liquidation of assets; and

4 (4) a requirement that the utility place the utility's
5 funds into an account in a financial institution approved by the
6 utility commission and use of those funds shall be restricted to
7 reasonable and necessary utility expenses.

8 (c) While supervising a utility, the utility commission may
9 require that the utility obtain [~~commission~~] approval from the
10 utility commission before taking any action that may be restricted
11 under Subsection (b) [~~of this section~~]. Any action or transaction
12 which occurs without [~~commission~~] approval may be voided by the
13 utility commission.

14 SECTION 2.73. Sections 13.4132(a), (b), and (d), Water
15 Code, are amended to read as follows:

16 (a) The utility commission or the commission, after
17 providing to the utility notice and an opportunity to be heard by
18 the commissioners at a utility commission or commission meeting,
19 may authorize a willing person to temporarily manage and operate a
20 utility if the utility:

21 (1) has discontinued or abandoned operations or the
22 provision of services; or

23 (2) has been or is being referred to the attorney
24 general for the appointment of a receiver under Section 13.412.

25 (b) The utility commission or the commission may appoint a
26 person under this section by emergency order, and notice of the
27 action is adequate if the notice is mailed or hand-delivered to the

1 last known address of the utility's headquarters.

2 (d) This section does not affect the authority of the
3 utility commission or the commission to pursue an enforcement claim
4 against a utility or an affiliated interest.

5 SECTION 2.74. Sections 13.4133(a) and (c), Water Code, are
6 amended to read as follows:

7 (a) Notwithstanding the requirements of Subchapter F
8 [~~Section 13.187 of this code~~], the utility commission may authorize
9 an emergency rate increase for a utility for which a person has been
10 appointed under Section 13.4132 [~~of this code~~] or for which a
11 receiver has been appointed under Section 13.412 [~~of this code~~] if
12 the increase is necessary to ensure the provision of continuous and
13 adequate services to the utility's customers.

14 (c) The utility commission shall schedule a hearing to
15 establish a final rate within 15 months after the date on which an
16 emergency rate increase takes effect. The utility commission shall
17 require the utility to provide notice of the hearing to each
18 customer. The additional revenues collected under an emergency
19 rate increase are subject to refund if the utility commission finds
20 that the rate increase was larger than necessary to ensure
21 continuous and adequate service.

22 SECTION 2.75. Sections 13.414(a) and (c), Water Code, are
23 amended to read as follows:

24 (a) Any retail public utility or affiliated interest that
25 violates this chapter, fails to perform a duty imposed on it, or
26 fails, neglects, or refuses to obey an order, rule, direction, or
27 requirement of the utility commission or the commission or decree

1 or judgment of a court is subject to a civil penalty of not less than
2 \$100 nor more than \$5,000 for each violation.

3 (c) The attorney general shall institute suit on his own
4 initiative or at the request of, in the name of, and on behalf of the
5 utility commission or the commission in a court of competent
6 jurisdiction to recover the penalty under this section.

7 SECTION 2.76. Sections 13.4151(a), (b), (c), (d), (e), (f),
8 (g), (h), (i), (j), (k), and (m), Water Code, are amended to read as
9 follows:

10 (a) If a person, affiliated interest, or entity subject to
11 the jurisdiction of the utility commission or the commission
12 violates this chapter or a rule or order adopted under this chapter,
13 the utility commission or the commission, as applicable, may assess
14 a penalty against that person, affiliated interest, or entity as
15 provided by this section. The penalty may be in an amount not to
16 exceed \$5,000 a day. Each day a violation continues may be
17 considered a separate violation.

18 (b) In determining the amount of the penalty, the utility
19 commission or the commission shall consider:

20 (1) the nature, circumstances, extent, duration, and
21 gravity of the prohibited acts or omissions;

22 (2) with respect to the alleged violator:

23 (A) the history and extent of previous
24 violations;

25 (B) the degree of culpability, including whether
26 the violation was attributable to mechanical or electrical failures
27 and whether the violation could have been reasonably anticipated

1 and avoided;

2 (C) the demonstrated good faith, including
3 actions taken by the person, affiliated interest, or entity to
4 correct the cause of the violation;

5 (D) any economic benefit gained through the
6 violation; and

7 (E) the amount necessary to deter future
8 violations; and

9 (3) any other matters that justice requires.

10 (c) If, after examination of a possible violation and the
11 facts surrounding that possible violation, the utility commission
12 or the executive director of the commission concludes that a
13 violation has occurred, the utility commission or the executive
14 director may issue a preliminary report stating the facts on which
15 that conclusion is based, recommending that a penalty under this
16 section be imposed on the person, affiliated interest, or retail
17 public utility charged, and recommending the amount of that
18 proposed penalty. The utility commission or the executive director
19 shall base the recommended amount of the proposed penalty on the
20 factors provided by Subsection (b) [~~of this section~~], and shall
21 analyze each factor for the benefit of the appropriate agency
22 [~~commission~~].

23 (d) Not later than the 10th day after the date on which the
24 report is issued, the utility commission or the executive director
25 of the commission shall give written notice of the report to the
26 person, affiliated interest, or retail public utility charged with
27 the violation. The notice shall include a brief summary of the

1 charges, a statement of the amount of the penalty recommended, and a
2 statement of the right of the person, affiliated interest, or
3 retail public utility charged to a hearing on the occurrence of the
4 violation, the amount of the penalty, or both.

5 (e) Not later than the 20th day after the date on which
6 notice is received, the person, affiliated interest, or retail
7 public utility charged may give the appropriate agency [~~commission~~]
8 written consent to the [~~executive director's~~] report described by
9 Subsection (c), including the recommended penalty, or may make a
10 written request for a hearing.

11 (f) If the person, affiliated interest, or retail public
12 utility charged with the violation consents to the penalty
13 recommended in the report described by Subsection (c) [~~by the~~
14 ~~executive director~~] or fails to timely respond to the notice, the
15 utility commission or the commission by order shall assess that
16 penalty or order a hearing to be held on the findings and
17 recommendations in the [~~executive director's~~] report. If the
18 utility commission or the commission assesses the penalty
19 recommended by the report, the utility commission or the commission
20 shall give written notice to the person, affiliated interest, or
21 retail public utility charged of its decision.

22 (g) If the person, affiliated interest, or retail public
23 utility charged requests or the utility commission or the
24 commission orders a hearing, the appropriate agency [~~commission~~]
25 shall call a hearing and give notice of the hearing. As a result of
26 the hearing, the appropriate agency [~~commission~~] by order may find
27 that a violation has occurred and may assess a civil penalty, may

1 find that a violation has occurred but that no penalty should be
2 assessed, or may find that no violation has occurred. All
3 proceedings under this subsection are subject to Chapter 2001,
4 Government Code. In making any penalty decision, the appropriate
5 agency [~~commission~~] shall analyze each of the factors provided by
6 Subsection (b) [~~of this section~~].

7 (h) The utility commission or the commission shall give
8 notice of its decision to the person, affiliated interest, or
9 retail public utility charged, and if the appropriate agency
10 [~~commission~~] finds that a violation has occurred and has assessed a
11 penalty, that agency [~~the commission~~] shall give written notice to
12 the person, affiliated interest, or retail public utility charged
13 of its findings, of the amount of the penalty, and of the person's,
14 affiliated interest's, or retail public utility's right to judicial
15 review of the agency's [~~commission's~~] order. If the utility
16 commission or the commission is required to give notice of a penalty
17 under this subsection or Subsection (f) [~~of this section~~], the
18 appropriate agency [~~commission~~] shall file notice of that agency's
19 [~~its~~] decision in the Texas Register not later than the 10th day
20 after the date on which the decision is adopted.

21 (i) Within the 30-day period immediately following the day
22 on which the utility commission's or commission's order is final, as
23 provided by Subchapter F, Chapter 2001, Government Code, the
24 person, affiliated interest, or retail public utility charged with
25 the penalty shall:

- 26 (1) pay the penalty in full; or
27 (2) if the person, affiliated interest, or retail

1 public utility seeks judicial review of the fact of the violation,
2 the amount of the penalty, or both:

3 (A) forward the amount of the penalty to the
4 appropriate agency [~~commission~~] for placement in an escrow account;
5 or

6 (B) post with the appropriate agency
7 [~~commission~~] a supersedeas bond in a form approved by the agency
8 [~~commission~~] for the amount of the penalty to be effective until all
9 judicial review of the order or decision is final.

10 (j) Failure to forward the money to or to post the bond with
11 the utility commission or the commission within the time provided
12 by Subsection (i) [~~of this section~~] constitutes a waiver of all
13 legal rights to judicial review. If the person, affiliated
14 interest, or retail public utility charged fails to forward the
15 money or post the bond as provided by Subsection (i) [~~of this~~
16 ~~section~~], the appropriate agency [~~commission~~] or the executive
17 director of that agency may forward the matter to the attorney
18 general for enforcement.

19 (k) Judicial review of the order or decision of the utility
20 commission or the commission assessing the penalty shall be under
21 the substantial evidence rule and may be instituted by filing a
22 petition with a district court in Travis County, as provided by
23 Subchapter G, Chapter 2001, Government Code.

24 (m) Notwithstanding any other provision of law, the utility
25 commission or the commission may compromise, modify, extend the
26 time for payment of, or remit, with or without condition, any
27 penalty imposed under this section.

1 SECTION 2.77. Section 13.417, Water Code, is amended to
2 read as follows:

3 Sec. 13.417. CONTEMPT PROCEEDINGS. If any person or retail
4 public utility fails to comply with any lawful order of the utility
5 commission or the commission or with any subpoena or subpoena duces
6 tecum or if any witness refuses to testify about any matter on which
7 he may be lawfully interrogated, the utility commission or the
8 commission may apply to any court of competent jurisdiction to
9 compel obedience by proceedings for contempt.

10 SECTION 2.78. Section 13.418, Water Code, is amended to
11 read as follows:

12 Sec. 13.418. DISPOSITION OF FINES AND PENALTIES; WATER
13 UTILITY IMPROVEMENT ACCOUNT. (a) Fines and penalties collected
14 under this chapter from a retail public utility that is not a public
15 utility in other than criminal proceedings shall be ~~[paid to the~~
16 ~~commission and]~~ deposited in the general revenue fund.

17 (b) Fines and penalties collected from a public utility
18 under this chapter in other than criminal proceedings shall be
19 ~~[paid to the commission and]~~ deposited in the water utility
20 improvement account as provided by Section 341.0485, Health and
21 Safety Code.

22 SECTION 2.79. Section 13.501(7), Water Code, is amended to
23 read as follows:

24 (7) "Multiple use facility" means commercial or
25 industrial parks, office complexes, marinas, and others
26 specifically identified in utility commission rules with five or
27 more units.

1 SECTION 2.80. Section 13.502(e), Water Code, is amended to
2 read as follows:

3 (e) An owner of an apartment house, manufactured home rental
4 community, or multiple use facility or a manager of a condominium
5 may not change from submetered billing to allocated billing unless:

6 (1) the utility commission [~~executive director~~]
7 approves of the change in writing after a demonstration of good
8 cause, including meter reading or billing problems that could not
9 feasibly be corrected or equipment failures; and

10 (2) the property owner meets rental agreement
11 requirements established by the utility commission.

12 SECTION 2.81. Sections 13.503(a), (b), and (e), Water Code,
13 are amended to read as follows:

14 (a) The utility commission shall encourage submetering of
15 individual rental or dwelling units by master meter operators or
16 building owners to enhance the conservation of water resources.

17 (b) Notwithstanding any other law, the utility commission
18 shall adopt rules and standards under which an owner, operator, or
19 manager of an apartment house, manufactured home rental community,
20 or multiple use facility that is not individually metered for water
21 for each rental or dwelling unit may install submetering equipment
22 for each individual rental or dwelling unit for the purpose of
23 fairly allocating the cost of each individual rental or dwelling
24 unit's water consumption, including wastewater charges based on
25 water consumption. In addition to other appropriate safeguards for
26 the tenant, the rules shall require that, except as provided by this
27 section, an apartment house owner, manufactured home rental

1 community owner, multiple use facility owner, or condominium
2 manager may not impose on the tenant any extra charges, over and
3 above the cost per gallon and any other applicable taxes and
4 surcharges that are charged by the retail public utility to the
5 owner or manager, and that the rental unit or apartment house owner
6 or manager shall maintain adequate records regarding submetering
7 and make the records available for inspection by the tenant during
8 reasonable business hours. The rules shall allow an owner or
9 manager to charge a tenant a fee for late payment of a submetered
10 water bill if the amount of the fee does not exceed five percent of
11 the bill paid late. All submetering equipment is subject to the
12 rules and standards established by the utility commission for
13 accuracy, testing, and record keeping of meters installed by
14 utilities and to the meter-testing requirements of Section 13.140
15 [~~of this code~~].

16 (e) The utility commission may authorize a building owner to
17 use submetering equipment that relies on integrated radio based
18 meter reading systems and remote registration in a building
19 plumbing system using submeters that comply with nationally
20 recognized plumbing standards and are as accurate as utility water
21 meters in single application conditions.

22 SECTION 2.82. Section 13.5031, Water Code, is amended to
23 read as follows:

24 Sec. 13.5031. NONSUBMETERING RULES. Notwithstanding any
25 other law, the utility commission shall adopt rules and standards
26 governing billing systems or methods used by manufactured home
27 rental community owners, apartment house owners, condominium

1 managers, or owners of other multiple use facilities for prorating
2 or allocating among tenants nonsubmetered master metered utility
3 service costs. In addition to other appropriate safeguards for the
4 tenant, those rules shall require that:

5 (1) the rental agreement contain a clear written
6 description of the method of calculation of the allocation of
7 nonsubmetered master metered utilities for the manufactured home
8 rental community, apartment house, or multiple use facility;

9 (2) the rental agreement contain a statement of the
10 average manufactured home, apartment, or multiple use facility unit
11 monthly bill for all units for any allocation of those utilities for
12 the previous calendar year;

13 (3) except as provided by this section, an owner or
14 condominium manager may not impose additional charges on a tenant
15 in excess of the actual charges imposed on the owner or condominium
16 manager for utility consumption by the manufactured home rental
17 community, apartment house, or multiple use facility;

18 (4) the owner or condominium manager shall maintain
19 adequate records regarding the utility consumption of the
20 manufactured home rental community, apartment house, or multiple
21 use facility, the charges assessed by the retail public utility,
22 and the allocation of the utility costs to the tenants;

23 (5) the owner or condominium manager shall maintain
24 all necessary records concerning utility allocations, including
25 the retail public utility's bills, and shall make the records
26 available for inspection by the tenants during normal business
27 hours; and

1 (6) the owner or condominium manager may charge a
2 tenant a fee for late payment of an allocated water bill if the
3 amount of the fee does not exceed five percent of the bill paid
4 late.

5 SECTION 2.83. Section 13.505, Water Code, is amended to
6 read as follows:

7 Sec. 13.505. ENFORCEMENT. In addition to the enforcement
8 provisions contained in Subchapter K [~~of this chapter~~], if an
9 apartment house owner, condominium manager, manufactured home
10 rental community owner, or other multiple use facility owner
11 violates a rule of the utility commission regarding submetering of
12 utility service consumed exclusively within the tenant's dwelling
13 unit or multiple use facility unit or nonsubmetered master metered
14 utility costs, the tenant may recover three times the amount of any
15 overcharge, a civil penalty equal to one month's rent, reasonable
16 attorney's fees, and court costs from the owner or condominium
17 manager. However, an owner of an apartment house, manufactured
18 home rental community, or other multiple use facility or
19 condominium manager is not liable for a civil penalty if the owner
20 or condominium manager proves the violation was a good faith,
21 unintentional mistake.

22 SECTION 2.84. Section 13.512, Water Code, is amended to
23 read as follows:

24 Sec. 13.512. AUTHORITY TO ENTER INTO PRIVATIZATION
25 CONTRACTS. Any eligible city is authorized to enter into
26 privatization contracts if such action is recommended by the board
27 of utility trustees and authorized by the governing body of the

1 eligible city pursuant to an ordinance. Any privatization contract
2 entered into prior to the effective date of this Act is validated,
3 ratified, and approved. Each eligible city shall file a copy of its
4 privatization contract with the utility commission, for
5 information purposes only, within 60 days of execution or the
6 effective date of this Act, whichever is later.

7 SECTION 2.85. Section 13.513, Water Code, is amended to
8 read as follows:

9 Sec. 13.513. ELECTION BY ELIGIBLE CITY TO EXEMPT SERVICE
10 PROVIDER FROM UTILITY COMMISSION JURISDICTION. A service provider
11 shall not constitute a "water and sewer utility," a "public
12 utility," a "utility," or a "retail public utility" within the
13 meaning of this chapter [~~Chapter 13~~] as a result of entering into or
14 performing a privatization contract, if the governing body of the
15 eligible city shall so elect by ordinance and provide notice
16 thereof in writing to the utility commission; provided, however,
17 this provision shall not affect the application of this chapter
18 [~~Chapter 13~~] to an eligible city itself. Notwithstanding anything
19 contained in this section, any service provider who seeks to extend
20 or render sewer service to any person or municipality other than, or
21 in addition to, an eligible city may be a "public utility" for the
22 purposes of this chapter [~~Chapter 13~~] with respect to such other
23 person or municipality.

24 SECTION 2.86. Section 49.352(c), Water Code, is amended to
25 read as follows:

26 (c) For purposes of this section, a municipality may obtain
27 single certification in the manner provided by Section 13.255,

1 except that the municipality may file an application with the
2 Public Utility Commission of Texas [~~commission~~] to grant single
3 certification immediately after the municipality provides notice
4 of intent to provide service as required by Section 13.255(b).

5 SECTION 2.87. Section 552.047(e), Local Government Code, is
6 amended to read as follows:

7 (e) Users residing within the established service area, but
8 outside the municipality's boundaries, may appeal rates
9 established for drainage charges under [~~to the Texas Natural~~
10 ~~Resource Conservation Commission as authorized by~~] Section
11 13.043(b), [~~of the~~] Water Code.

12 SECTION 2.88. Section 7201.004(b), Special District Local
13 Laws Code, is amended to read as follows:

14 (b) This section does not apply to:

15 (1) rules or regulations concerning potable water
16 quality standards; or

17 (2) conflicts relating to service areas or
18 certificates issued to the corporation or district by the Public
19 Utility Commission of Texas or the Texas Commission on
20 Environmental Quality.

21 SECTION 2.89. Section 7201.005(c), Special District Local
22 Laws Code, is amended to read as follows:

23 (c) District boundaries may be modified in accordance with
24 Chapters 13 and 49, Water Code, except that the boundaries must
25 include all territory in any area included under a certificate of
26 convenience and necessity issued by the Public Utility Commission
27 of Texas or the Texas Commission on Environmental Quality to the

1 district.

2 SECTION 2.90. Section 7201.102, Special District Local Laws
3 Code, is amended to read as follows:

4 Sec. 7201.102. PROVISION OF SERVICE. The district shall at
5 all times operate and construct necessary improvements within the
6 certificated areas established by the Public Utility Commission of
7 Texas or the Texas Commission on Environmental Quality [~~commission~~]
8 to provide uninterrupted, continuous, and adequate service to
9 existing and future customers for water, sewer, and contract
10 services.

11 SECTION 2.91. Section 8363.106(b), Special District Local
12 Laws Code, is amended to read as follows:

13 (b) In relation to a retail public utility that provides
14 water or sewer service to all or part of the area of the district
15 under a certificate of public convenience and necessity, the
16 district may exercise the powers given to a municipality provided
17 by Section 13.255, Water Code, as if the district were a
18 municipality that had annexed the area of the district. The Public
19 Utility Commission of Texas [~~commission~~] shall grant single
20 certification as to the city as provided by Section 13.255(c),
21 Water Code, in the event that the district applies for the
22 certification on the city's behalf in the manner provided by
23 Section 13.255(b), Water Code.

24 SECTION 2.92. Section 8363.251(a), Special District Local
25 Laws Code, is amended to read as follows:

26 (a) The city may dissolve the district by ordinance after
27 provision is made for all debts incurred by the district if one or

1 more of the following does not occur:

2 (1) on or before the 90th day after the effective date
3 of the Act enacting this chapter, the city receives one or more
4 petitions requesting annexation of all territory in the district
5 remaining in the extraterritorial jurisdiction of the city;

6 (2) on or before the last day of the ninth month after
7 the effective date of the Act enacting this chapter, the city adopts
8 one or more ordinances annexing all territory in the district
9 remaining in the city's extraterritorial jurisdiction;

10 (3) on or before the last day of the third year after
11 the effective date of the Act enacting this chapter, the Public
12 Utility Commission of Texas [~~commission~~] issues an order approving
13 the sale and transfer of a certificate of public convenience and
14 necessity authorizing the city to provide retail water service to
15 territory in the district; or

16 (4) by the end of the fifth year after the effective
17 date of the Act enacting this chapter, the district has completed
18 construction of internal streets and water and sanitary sewer
19 facilities sufficient to serve at least 100 residential lots in the
20 district.

21 SECTION 2.93. Section 8801.201, Special District Local Laws
22 Code, is amended to read as follows:

23 Sec. 8801.201. APPEAL OF SURFACE WATER RATES. (a) A
24 person who is required to convert to surface water under this
25 chapter and who purchases that water supply wholesale from a
26 political subdivision as defined by Section 12.013(b), Water Code,
27 may appeal to the Public Utility Commission of Texas [~~commission~~]

1 the rates the political subdivision charges to the person. Chapter
2 12, Water Code, and rules adopted under that chapter apply to an
3 appeal under this section.

4 (b) The Public Utility Commission of Texas [~~commission~~]
5 shall hear the appeal not later than the 180th day after the date
6 the appeal is filed.

7 (c) The Public Utility Commission of Texas [~~commission~~]
8 shall issue a final decision on the appeal not later than the 60th
9 day after the date the hearing ends.

10 SECTION 2.94. Section 8803.151(1), Special District Local
11 Laws Code, is amended to read as follows:

12 (1) "Commission" means the Public Utility Commission
13 of Texas [~~Commission on Environmental Quality~~].

14 SECTION 2.95. Section 8808.151(1), Special District Local
15 Laws Code, is amended to read as follows:

16 (1) "Commission" means the Public Utility Commission
17 of Texas [~~Commission on Environmental Quality~~].

18 SECTION 2.96. (a) On September 1, 2014, the following are
19 transferred from the Texas Commission on Environmental Quality to
20 the Public Utility Commission of Texas:

21 (1) the powers, duties, functions, programs, and
22 activities of the Texas Commission on Environmental Quality
23 relating to the economic regulation of water and sewer service,
24 including the issuance and transfer of certificates of convenience
25 and necessity, the determination of rates, and the administration
26 of hearings and proceedings involving those matters, under Section
27 12.013 and Chapter 13, Water Code, as provided by this Act;

1 (2) any obligations and contracts of the Texas
2 Commission on Environmental Quality that are directly related to
3 implementing a power, duty, function, program, or activity
4 transferred under this Act; and

5 (3) all property and records in the custody of the
6 Texas Commission on Environmental Quality that are related to a
7 power, duty, function, program, or activity transferred under this
8 Act and all funds appropriated by the legislature for that power,
9 duty, function, program, or activity.

10 (b) The Texas Commission on Environmental Quality shall
11 continue to carry out the commission's duties related to the
12 economic regulation of water and sewer service under the law as it
13 existed immediately before the effective date of this Act until
14 September 1, 2014, and the former law is continued in effect for
15 that purpose.

16 (c) The Texas Commission on Environmental Quality and the
17 Public Utility Commission of Texas shall enter into a memorandum of
18 understanding that:

19 (1) identifies in detail the applicable powers and
20 duties that are transferred by this Act;

21 (2) establishes a plan for the identification and
22 transfer of the records, personnel, property, and unspent
23 appropriations of the Texas Commission on Environmental Quality
24 that are used for purposes of the commission's powers and duties
25 directly related to the economic regulation of water and sewer
26 service under Section 12.013 and Chapter 13, Water Code, as amended
27 by this Act; and

1 (3) establishes a plan for the transfer of all pending
2 applications, hearings, rulemaking proceedings, and orders
3 relating to the economic regulation of water and sewer service
4 under Section 12.013 and Chapter 13, Water Code, as amended by this
5 Act, from the Texas Commission on Environmental Quality to the
6 Public Utility Commission of Texas.

7 (d) The memorandum of understanding under this section:

8 (1) is not required to be adopted by rule under Section
9 5.104, Water Code; and

10 (2) must be completed by August 1, 2014.

11 (e) The executive directors of the Texas Commission on
12 Environmental Quality and the Public Utility Commission of Texas
13 may agree in the memorandum of understanding under this section to
14 transfer to the Public Utility Commission of Texas any personnel of
15 the Texas Commission on Environmental Quality whose functions
16 predominantly involve powers, duties, obligations, functions, and
17 activities related to the economic regulation of water and sewer
18 service under Section 12.013 and Chapter 13, Water Code, as amended
19 by this Act.

20 (f) The Texas Commission on Environmental Quality and the
21 Public Utility Commission of Texas shall periodically update the
22 Office of Public Utility Counsel on the anticipated contents of the
23 memorandum of understanding under this section during the
24 development of the memorandum.

25 (g) On or after September 1, 2013, the Office of Public
26 Utility Counsel may initiate or intervene in a contested case
27 before the Texas Commission on Environmental Quality that the

1 office would be entitled to initiate or intervene in if the case
2 were before the Public Utility Commission of Texas, as authorized
3 by Chapter 13, Water Code, as amended by this Act.

4 (h) The Texas Commission on Environmental Quality and the
5 Public Utility Commission of Texas shall appoint a transition team
6 to accomplish the purposes of this section. The transition team may
7 consult with the Office of Public Utility Counsel to accomplish the
8 purposes of this section. The transition team shall establish
9 guidelines on how the two agencies will cooperate regarding:

- 10 (1) meeting federal drinking water standards;
- 11 (2) maintaining adequate supplies of water;
- 12 (3) meeting established design criteria for
13 wastewater treatment plants;
- 14 (4) demonstrating the economic feasibility of
15 regionalization; and
- 16 (5) serving the needs of economically distressed
17 areas.

18 (i) The transition team appointed under Subsection (h) of
19 this section shall provide monthly updates to the executive
20 directors of the Texas Commission on Environmental Quality and the
21 Public Utility Commission of Texas on the implementation of this
22 Act and provide a final report on the implementation to the
23 executive directors not later than September 1, 2014.

24 (j) A rule, form, policy, procedure, or decision of the
25 Texas Commission on Environmental Quality related to a power, duty,
26 function, program, or activity transferred under this Act continues
27 in effect as a rule, form, policy, procedure, or decision of the

1 Public Utility Commission of Texas and remains in effect until
2 amended or replaced by that agency. Notwithstanding any other law,
3 beginning September 1, 2013, the Public Utility Commission of Texas
4 may propose rules, forms, policies, and procedures related to a
5 function to be transferred to the Public Utility Commission of
6 Texas under this Act.

7 (k) The Public Utility Commission of Texas and the Texas
8 Commission on Environmental Quality shall adopt rules to implement
9 the changes in law made by this Act to Section 12.013 and Chapter
10 13, Water Code, not later than September 1, 2015.

11 (l) An affiliate of a Class A utility, as those terms are
12 defined by Section 13.002, Water Code, as amended by this Act, may
13 not file an application for a rate change on or after the effective
14 date of this Act unless the affiliated Class A utility has filed for
15 a rate change on or after that date. In relation to the application
16 filed by the affiliate of the Class A utility, the Public Utility
17 Commission of Texas:

18 (1) may not approve the rate change application until
19 the Public Utility Commission of Texas approves the rate change
20 application filed by the affiliated Class A utility; and

21 (2) may require the affiliate to comply with the Class
22 A utility rate change process prescribed by Section 13.187, Water
23 Code, regardless of whether the affiliate is classified as a Class
24 A, B, or C utility under Section 13.002, Water Code, as amended by
25 this Act.

26 SECTION 2.97. (a) The Public Utility Commission of Texas
27 shall conduct a comparative analysis of the ratemaking authority of

1 the commission before the effective date of this Act and the
2 ratemaking authority of the commission after the transition
3 described in Section 2.96 of this article, to identify potential
4 for procedural standardization. The Public Utility Commission of
5 Texas shall issue a report of the analysis, with recommendations
6 regarding rate standardization, for consideration by the 84th
7 Legislature.

8 (b) The Public Utility Commission of Texas shall prepare a
9 report describing staffing changes related to the transition
10 described in Section 2.96 of this article, including reductions in
11 staff that the commission may realize as a result of consolidated
12 functions. The Public Utility Commission of Texas shall submit the
13 report to the Legislative Budget Board and the governor with the
14 legislative appropriations request for the 2016-2017 biennium.

15 SECTION 2.98. The Office of Public Utility Counsel shall
16 prepare a report describing staffing changes related to the changes
17 in law made to the duties of the office in this article, including
18 reductions in staff that the office may realize as a result of
19 consolidated functions. The Office of Public Utility Counsel shall
20 submit the report to the Legislative Budget Board and the governor
21 with the legislative appropriations request for the 2016-2017
22 biennium.

23 ARTICLE 3. EFFECTIVE DATE

24 SECTION 3.01. This Act takes effect September 1, 2013.

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ARTICLE 1. GENERAL PROVISIONS RELATING TO THE
PUBLIC UTILITY COMMISSION OF TEXAS

ARTICLE 1. Same as House version.

Same as House version.

SECTION 1.01. Amends Section 12.005, Water Code.

SECTION 1.01. Same as House version.

Same as House version.

SECTION 1.02. Amends Section 12.053, Utilities Code.

No equivalent provision.

Same as House version.

(a) Adds to current statutory eligibility requirements for a PUC commissioner to require that a commissioner be a competent and experienced administrator; be well informed and qualified in the field of public utilities and utility regulation; and have at least five years of experience in the administration of business or government or as a practicing attorney or CPA.

(b) Modifies eligibility restrictions for PUC commissioners to indicate that a person is not eligible for appointment if the person:

(1) at any time during the two years preceding appointment:

(A) served in any of various capacities with a public utility, affiliate, or direct competitor of a public utility *regulated by the commission*, rather than simply a public utility, affiliate, or direct competitor of a public utility; or

(B) owned or controlled, directly or indirectly, more than a *10 percent interest* in a public utility, affiliate, or direct competitor of the utility *regulated by the commission*, rather than such ownership or control of stocks or bonds with a value of \$10,000 or more in a public utility, affiliate, or direct competitor of a public utility.

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SECTION 1.03. Amends Section 12.152(a), Utilities Code. Modifies the provision to indicate that a person is not eligible for appointment as a PUC commissioner or executive director of the commission if the person or the person's spouse directly or indirectly owns or controls more than a 10 percent interest, rather than both a 10 percent interest or a pecuniary interest with a value exceeding \$10,000, in various entities regulated by or receiving funds from PUC.

No equivalent provision.

Same as House version.

SECTION 1.04. Amends Section 12.154(a), Utilities Code. Deletes a provision that prohibits a PUC commissioner or employee from directly or indirectly owning or controlling securities in a public utility, affiliate, or direct competitor of a public utility.

No equivalent provision.

Same as House version.

SECTION 1.05. Amends Section 12.155, Utilities Code, by adding Subsection (d). Specifies that a PUC commissioner may not be employed by ERCOT until the second anniversary of the date the person ceases to serve as a commissioner.

SECTION 1.02. Same as House version.

Same as House version.

SECTION 1.06. Amends Chapter 15, Utilities Code, by adding Subchapter D.

SECTION 1.03. Amends Chapter 15, Utilities Code by adding Subchapter D.

Same as Senate version.

SUBCHAPTER D. CEASE AND DESIST ORDERS.

SUBCHAPTER D. CEASE AND DESIST ORDERS

Sec. 15.101. APPLICATION OF SUBCHAPTER. This subchapter applies only to a person to whom Subtitle B applies.

Sec. 15.101. APPLICATION OF SUBCHAPTER. This subchapter applies only to a person to whom Subtitle B applies.

Sec. 15.102. RULES. The commission shall adopt rules to implement this subchapter.

Sec. 15.102. RULES. The commission shall adopt rules to implement this subchapter.

Sec. 15.103. PROCEEDINGS UNDER OTHER LAW. The

Sec. 15.103. PROCEEDINGS UNDER OTHER LAW. The

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commission may proceed solely under this subchapter or under this subchapter in conjunction with other applicable law.

Sec. 15.104. AUTHORITY TO ISSUE ORDER. (a) The commission on its own motion may issue a cease and desist order:

(1) after providing notice and an opportunity for a hearing if practicable or without notice or opportunity for a hearing; and

(2) if the commission determines that the conduct of a person:

(A) poses a threat to continuous and adequate electric service;

(B) is hazardous;

(C) creates an immediate danger to the public safety; or

(D) is causing or can be reasonably expected to cause an immediate injury to a customer of electric services and that the injury is incapable of being repaired or rectified by monetary compensation.

(b) The commission by order or rule may delegate to the executive director the authority to issue cease and desist orders under this subchapter.

(c) The commission may not issue a cease and desist order to a retail customer under Subsection (a)(2)(A).

Sec. 15.105. NOTICE. (a) Notice of a proposed order must be given not later than the 10th day before the date set for a hearing if the commission requires notice and hearing before issuing the order.

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commission may proceed solely under this subchapter or under this subchapter in conjunction with other applicable law.

Sec. 15.104. AUTHORITY TO ISSUE ORDER. (a) The commission on its own motion may issue a cease and desist order:

(1) after providing notice and an opportunity for a hearing if practicable or without notice or opportunity for a hearing; and

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(B) is hazardous;

(C) creates an immediate danger to the public safety; or

(D) is causing or can be reasonably expected to cause an immediate injury to a customer of electric services and that the injury is incapable of being repaired or rectified by monetary compensation.

(b) The commission by order or rule may delegate to the executive director the authority to issue cease and desist orders under this subchapter.

No equivalent provision.

Sec. 15.105. NOTICE. (a) Notice of a proposed order must be given not later than the 10th day before the date set for a hearing if the commission requires notice and hearing before issuing the order.

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(b) On issuance of an order under Section 15.104 with or without a hearing, the commission shall serve on the person affected by the order an order that:

(1) contains a statement of the charges; and

(2) requires the person immediately to cease and desist from the acts, methods, or practices stated in the order.

(c) The commission shall serve the order by registered or certified mail, return receipt requested, to the person's last known address.

Sec. 15.106. HEARING. (a) Chapter 2001, Government Code, does not apply to the issuance of a cease and desist order under this subchapter without a hearing. A hearing conducted before or after issuance of an order under this subchapter is a contested case under Chapter 2001, Government Code.

(b) If the commission issues an order under this subchapter without a hearing, the person affected by the order may request a hearing to affirm, modify, or set aside the order. A request must be submitted not later than the 30th day after the date the person receives the order. The commission shall set the hearing for a date that is:

(1) not later than the 10th day after the date the commission receives a request for a hearing; or

(2) agreed to by the person and the commission.

(c) At or following the hearing, the commission shall wholly or partly affirm, modify, or set aside the order. If the person affected by an order does not request a hearing in the manner provided by Subsection (b) and the commission does not hold a hearing on the order, the order is affirmed without further action by the commission.

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(b) On issuance of an order under Section 15.104 with or without a hearing, the commission shall serve on the person affected by the order an order that:

(1) contains a statement of the charges; and

(2) requires the person immediately to cease and desist from the acts, methods, or practices stated in the order.

(c) The commission shall serve the order by registered or certified mail, return receipt requested, to the person's last known address.

Sec. 15.106. HEARING. (a) Chapter 2001, Government Code, does not apply to the issuance of a cease and desist order under this subchapter without a hearing. A hearing conducted before or after issuance of an order under this subchapter is a contested case under Chapter 2001, Government Code.

(b) If the commission issues an order under this subchapter without a hearing, the person affected by the order may request a hearing to affirm, modify, or set aside the order. A request must be submitted not later than the 30th day after the date the person receives the order. The commission shall set the hearing for a date that is:

(1) not later than the 10th day after the date the commission receives a request for a hearing; or

(2) agreed to by the person and the commission.

(c) At or following the hearing, the commission shall wholly or partly affirm, modify, or set aside the order. If the person affected by an order does not request a hearing in the manner provided by Subsection (b) and the commission does not hold a hearing on the order, the order is affirmed without further action by the commission.

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(d) The commission may hold a hearing under this subchapter or may authorize the State Office of Administrative Hearings to hold the hearing.

(d) The commission may hold a hearing under this subchapter or may authorize the State Office of Administrative Hearings to hold the hearing.

Sec. 15.107. EFFECT OF ORDER PENDING HEARING. Pending a hearing under this subchapter, an order continues in effect unless the order is stayed by the commission.

Sec. 15.107. EFFECT OF ORDER PENDING HEARING. Pending a hearing under this subchapter, an order continues in effect unless the order is stayed by the commission.

SECTION 1.07. Amends Subchapter A, Chapter 32, Utilities Code, by adding Section 32.005.

No equivalent provision.

Same as Senate version.

Sec. 32.005. STUDY ON CERTAIN BORDER ISSUES. Requires the commission to study effective means to promote wholesale sale of electric energy generated in Texas for delivery into Mexico. Requires the commission to issue a report on this topic not later than December 1, 2014 to the Governor, the Lieutenant Governor, the Speaker, and standing committees of the Senate and House with primary jurisdiction over electric utilities and border issues. Requires the commission to consider ways that transmission lines may be routed to be least intrusive to recognized historical sites or ranches located less than 150 miles from the border. Provides that the report include any recommendations the commission considers prudent for legislation. Specifies that this section expires September 1, 2015.

SECTION 1.08. Amends Section 39.107, Utilities Code, by adding subsection (k). Directs the commission to prohibit by rule an electric utility or transmission and distribution utility from selling, sharing, or disclosing information generated, provided, or otherwise collected from an advanced metering system or meter information network. Specifies that such information includes information used to calculate charges for

No equivalent provision.

Same as House version.

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service, historic load data, and any other customer information. Directs the commission to allow the utilities to share information with an affiliated corporation or other third-party entity if the information will be used only for providing electric service to the customer or other customer-approved services.

SECTION 1.09. Amends Section 39.151, Utilities Code, by amending Subsections (d-1) and (e) and adding Subsections (d-2), (d-3), (d-4), and (e-1).

SECTION 1.10. Amends Section 39.1515(c), Utilities Code.

SECTION 1.11. Amends Subchapter D, Chapter 39, Utilities Code, by adding Section 39.159.

Sec. 39.159. COST-BENEFIT ANALYSIS OF SIGNIFICANT MARKET CHANGE. (a) Defines “significant market change” as a change to the electric market that is reasonably expected to add more than \$100 million to annual energy costs to customers in this state.

(b) Requires PUC to conduct a cost-benefit analysis of a proposed significant market change before authorizing such a change. Specifies that the analysis, to the extent possible, must quantify the degree to which the change will increase wholesale prices, residential electricity prices, and electricity prices for commercial and industrial customers; must analyze potential adverse effects on retail electric providers; and must compare potential benefits of the proposed change to potential economic costs.

SECTION 1.04. Same as House version.

SECTION 1.05. Same as House version.

No equivalent provision.

Same as House version.

Same as House version.

Same as Senate version.

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(c) Requires PUC to make the analysis available to the public and appropriate state agencies not less than 30 days before PUC authorizes the change.

SECTION 1.12. Amends Section 39.903(d), Utilities Code.

SECTION 1.06. Same as House version.

Same as House version.

SECTION 1.13. Amends Subchapter C, Chapter 52, Utilities Code, by adding Section 52.1035.

SECTION 1.07. Same as House version.

Same as House version.

SECTION 1.14. Repeals Section 64.003, Utilities Code.

SECTION 1.08. Same as House version.

Same as House version.

SECTION 1.15. Instructional provision. Provides that PUC shall adopt rules necessary to implement Section 39.107(k), Utilities Code, as added by the bill, as soon as practicable after the effective date of the Act. (Section 39.107(k) relates generally to prohibiting an electric utility or transmission and distribution utility from selling, sharing, or disclosing information developed from an advanced metering system or meter information network.)

No equivalent provision.

Same as House version.

SECTION 1.16. Instructional provision. Requires PUC to adopt rules to implement the filing process related to renewal of certificates of operating authority and service provider certificates of operating authority set out in new Section 52.1035, Utilities Code, as soon as practicable. Require the rules to specify whether PUC will require holders of such certificates

SECTION 1.09. Same as House version.

Same as House version.

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to file required information once or on a regular basis. Provides that, regardless of the frequency of filing, each certificate holder shall file the required information not later than January 1, 2015.

ARTICLE 2. WATER AND SEWER UTILITIES AND OTHER RELATED DUTIES OF THE PUBLIC UTILITY COMMISSION OF TEXAS

ARTICLE 2 title same as House version, except adds “; RATES FOR WATER SERVICE” to the end of the title.

Same as Senate version.

SECTION 2.01. Amends Section 5.013(a), Water Code.

SECTION 2.01. Same as House version.

Same as House version.

SECTION 2.02. Amends Section 5.311(a), Water Code.

SECTION 2.02. Same as House version.

Same as House version.

SECTION 2.03. Amends Section 5.507, Water Code.

SECTION 2.03. Same as House version.

Same as House version.

SECTION 2.04. Amends Sections 5.508(a) and (c), Water Code.

SECTION 2.04. Amends Sections 5.508(a) and (c), Water Code.

Same as Senate version.

(a) Transfers authority from TCEQ to PUC for authorizing an emergency rate increase for a utility under certain circumstances, notwithstanding the requirements of Section 13.187, Water Code.

(a) Same as House version in transferring authority from TCEQ to PUC, but changes the reference to Section 13.187 to Subchapter F, Chapter 13, Water Code and adds language requiring PUC to consult with TCEQ as needed to carry out this section.

(c) Transfers authority from TCEQ to PUC for an order issued under this section, notwithstanding Section 5.505 of the Water Code.

(c) Same as House version.

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SECTION 2.05. Amends Section 11.002, Water Code, by adding Subdivision (21).	SECTION 2.05. Same as House version.	Same as House version.
SECTION 2.06. Amends Section 11.041, Water Code.	SECTION 2.06. Amends Section 11.041(f), Water Code.	Same as Senate version.
Section 11.041. DENIAL OF WATER: COMPLAINT.		
(a) Transfers authority under this section regarding complaints related to the denial of water from TCEQ to PUC.	No equivalent provision. (Leaves jurisdiction of such complaints with TCEQ.)	
(b) Transfers authority from the executive director of TCEQ to the executive director of PUC for conducting a preliminary investigation of a complaint under this section.	No equivalent provision.	
(c) Transfers authority from TCEQ to PUC for entering an order setting a time and place for a hearing on the petition if probable grounds exist on the complaint.	No equivalent provision.	
(d) Transfers authority from TCEQ to PUC related to the authority to require an additional deposit or bond from the complainant regarding cost of the proceeding.	No equivalent provision.	
(e) Transfers authority from TCEQ to PUC related to transmission of the petition and hearing order to the person against whom the complaint is made.	No equivalent provision.	
(f) Transfers authority from TCEQ to PUC to hold the hearing on the complaint. Specifies that TCEQ may participate in the hearing to present evidence on the availability of the water requested by the petitioner. Provides that PUC shall render a written decision.	(f) Maintains current authority for TCEQ to hold a hearing on the complaint. Authorizes PUC to participate in the hearing if necessary to present evidence on the price or rental demanded for the available water.	

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(g) Transfers responsibility from the executive director of TCEQ to the executive director of PUC for dismissing the complaint if no probable grounds exist for the complaint.

No equivalent provision.

SECTION 2.07. Amends Section 12.013, Water Code.

Same as House version.

Same as House version.

SECTION 2.08. Amends Section 13.002, Water Code, by amending Subdivisions (2) and (18) and adding Subdivision (22-a).

SECTION 2.08. Amends Sections 13.002, Water Code, by amending Subdivisions (2), (18), and (22) and adding Subdivisions (4-a), (4-b), (4-c), and (22-a).

Same as Senate version.

(2) Specifies that “affiliated interest” or “affiliate” means any person or corporation that PUC, rather than TCEQ, determines exercises certain influence or control after notice and hearing.

(2) Same as House version.

No equivalent provision.

(4-a) Defines a “Class A utility” as a public utility that provides retail water or sewer utility service through 10,000 or more taps or connections.

No equivalent provision.

(4-b) Defines a “Class B utility” as a public utility that provides retail water or sewer utility service through 500 or more taps or connections but fewer than 10,000 taps or connections.

No equivalent provision.

(4-c) Defines a “Class C utility” as a public utility that provides retail water or sewer utility service through fewer than 500 taps or connections.

(18) Modifies the definition of “regulatory authority” to mean PUC in addition to TCEQ or the governing body of a municipality in accordance with the context in which it is found.

(18) Same as House version.

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No equivalent provision.

(22) Modifies the definition of “test year” as follows:

"Test year" means the most recent 12-month period, beginning on the first day of a calendar or fiscal year quarter, for which ~~[representative]~~ operating data for a retail public utility are available. ~~[A utility rate filing must be based on a test year that ended less than 12 months before the date on which the utility made the rate filing.]~~

(22-a). Specifies that “utility commission” means PUC.

(22-a) Same as House version.

SECTION 2.09. Amends Section 13.004, Water Code.

SECTION 2.09. Same as House version.

Same as House version.

SECTION 2.10. Amends Section 13.011, Water Code.

SECTION 2.10. Amends Section 13.011, Water Code.

Same as Senate version.

Sec. 13.011. EMPLOYEES. (a) The executive director of the utility commission and the executive director of the commission, subject to approval, as applicable, by the utility commission or the commission, shall employ any engineering, accounting, and administrative personnel necessary to carry out each agency's powers and duties under this chapter.

Sec. 13.011. EMPLOYEES. (a) The utility commission and the executive director of the commission, subject to approval, as applicable, by the utility commission or the commission, shall employ any engineering, accounting, and administrative personnel necessary to carry out each agency's powers and duties under this chapter.

(b) The executive director and the commission's staff are responsible for the gathering of information relating to all matters within the jurisdiction of the commission under this subchapter. The executive director of the utility commission and the utility commission's staff are responsible for the gathering of information relating to all matters within the jurisdiction of the utility commission under this subchapter. The duties of the respective executive directors and staffs ~~[director and the staff]~~

(b) The executive director and the commission's staff are responsible for the gathering of information relating to all matters within the jurisdiction of the commission under this subchapter. The utility commission and the utility commission's staff are responsible for the gathering of information relating to all matters within the jurisdiction of the utility commission under this subchapter. The duties of the utility commission, the executive director, and the staff of the utility commission or

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include:

(1) accumulation of evidence and other information from water and sewer utilities, ~~and~~ from the agency and governing body, ~~[commission and the board]~~ and from other sources for the purposes specified by this chapter;

(2) preparation and presentation of evidence before the agency ~~[commission]~~ or its appointed examiner in proceedings;

(3) conducting investigations of water and sewer utilities under the jurisdiction of the agency ~~[commission]~~;

(4) preparation of recommendations that the agency ~~[commission]~~ undertake an investigation of any matter within its jurisdiction;

(5) preparation of recommendations and a report for inclusion in the annual report of the agency ~~[commission]~~;

(6) protection and representation of the public interest~~[-, together with the public interest advocate,]~~ before the agency ~~[commission]~~; and

(7) other activities that are reasonably necessary to enable the executive director and the staff to perform their duties.

SECTION 2.11. Amends Section 13.014, Water Code.

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commission, as appropriate, include:

(1) accumulation of evidence and other information from water and sewer utilities, ~~and~~ from the utility commission or commission, as appropriate, and the governing body of the respective agency, ~~[commission and the board]~~ and from other sources for the purposes specified by this chapter;

(2) preparation and presentation of evidence before the utility commission or commission, as appropriate, ~~[commission]~~ or its appointed examiner in proceedings;

(3) conducting investigations of water and sewer utilities under the jurisdiction of the utility commission or commission, as appropriate ~~[commission]~~;

(4) preparation of recommendations that the utility commission or commission, as appropriate, ~~[commission]~~ undertake an investigation of any matter within its jurisdiction;

(5) preparation of recommendations and a report for inclusion in the annual report of the utility commission or commission, as appropriate ~~[commission]~~;

(6) protection and representation of the public interest~~[-, together with the public interest advocate,]~~ before the utility commission or commission, as appropriate ~~[commission]~~; and

(7) other activities that are reasonably necessary to enable the utility commission and the executive director and the staff of the utility commission or commission, as appropriate, to perform their duties.

SECTION 2.11. Same as House version.

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Same as House version.

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<p>SECTION 2.12. Amends Subchapter B, Chapter 13, Water Code, by adding Section 13.017.</p> <p>Sec. 13.017. OFFICE OF PUBLIC UTILITY COUNSEL; POWERS AND DUTIES.</p> <p>(a) Defines “counsellor” and “office as having the meanings assigned by Section 11.003, Utilities Code.</p> <p>(b) Specifies that the “office” shall represent the interests of residential and small commercial consumers under Chapter 13, Water Code. Indicates duties and authority of the office.</p> <p>No equivalent provision.</p> <p>(d) Specifies that the counsellor’s participation in a proceeding does not preclude other parties on behalf of residential or small commercial consumers.</p>	<p>SECTION 2.12. Amends Subchapter B, Chapter 13, Water Code, by adding Section 13.017.</p> <p>Sec. 13.017. OFFICE OF PUBLIC UTILITY COUNSEL; POWERS AND DUTIES.</p> <p>(a) Same as House version.</p> <p>(b) Instead of referring to “office,” refers to the “independent Office of Public Utility Counsel.” Adds to the list of duties and authority of the independent Office of Public Utility Counsel to specify that this organization may conduct consumer outreach and education programs for residential and small commercial consumers.</p> <p>(c) Adds language to specify that this section does not affect a duty the office is required to perform under other law.</p> <p>(d) Same as House version.</p>	<p>Same as Senate version.</p>
<p>SECTION 2.13. Amends Section 13.041, Water Code.</p>	<p>SECTION 2.13. Same as House version.</p>	<p>Same as House version.</p>
<p>SECTION 2.14. Amends Section 13.042, Water Code.</p>	<p>SECTION 2.14. Same as House version.</p>	<p>Same as House version.</p>

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SECTION 2.15. Amends Sections 13.043(a), (b), (c), (e), (f), (g), (h), and (j), Water Code.	SECTION 2.15. Amends Sections 13.043(a), (b), (c), (e), (f), (g), (h), and (j), Water Code.	Same as Senate version.
(a) Transfers authority from TCEQ to PUC regarding appeals from the decision of the governing body of a municipality in a rate proceeding.	(a) Same as House version, except adds to language currently requiring an appeal under this subsection to be initiated within 90 days after notice of the final decision by the governing body to also specify “or within 30 days if the appeal relates to the rates of a Class A utility.”	
(b), (c), (e), (f), (g), and (j). Transfers authority from TCEQ to PUC related to state-level appellate authority for certain types of rate-related cases.	(b), (c), (e), (f), (g), and (j). Same as House version.	
(h) The <u>utility</u> commission may, on a motion by the executive director <u>of the utility commission</u> or by the appellant under Subsection (a), (b), or (f) [of this section], establish interim rates to be in effect until a final decision is made.	(h) The <u>utility</u> commission may, on a motion by the <u>utility commission</u> [executive director] or by the appellant under Subsection (a), (b), or (f) [of this section], establish interim rates to be in effect until a final decision is made.	
SECTION 2.16. Amends Section 13.044(b), Water Code.	SECTION 2.16. Same as House version.	Same as House version.
SECTION 2.17. Amends Section 13.046, Water Code.	SECTION 2.17. Same as House version.	Same as House version.
SECTION 2.18. Amends Section 13.081, Water Code.	SECTION 2.18. Same as House version.	Same as House version.
SECTION 2.19. Amends Section 13.082, Water Code.	SECTION 2.19. Same as House version.	Same as House version.

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SECTION 2.20. Amends Section 13.085, Water Code.	SECTION 2.20. Same as House version.	Same as House version.
SECTION 2.21. Amends Section 13.087(c), Water Code.	SECTION 2.21. Same as House version.	Same as House version.
SECTION 2.22. Amends Sections 13.131(a), (b), (c), and (e), Water Code.	SECTION 2.22. Same as House version.	Same as House version.
SECTION 2.23. Amends Section 13.132, Water Code.	SECTION 2.23. Amends Section 13.132, Water Code.	Same as Senate version.
Sec. 13.132. POWERS OF <u>UTILITY COMMISSION</u> .	Sec. 13.132. POWERS OF <u>UTILITY COMMISSION</u> .	
(a) Transfers authority from TCEQ to PUC to require that water and sewer utilities report to PUC any information relating to themselves or certain affiliated interests both inside and outside this state that it considers useful in the administration of this chapter, as well as other transferred authority.	(a) Same as House version, except that Senate version also adds to information that PUC may require including <u>any information relating to a transaction between the utility and an affiliated interest inside or outside this state, to the extent that the transaction is subject to the utility commission's jurisdiction.</u>	
(b) Specifies that PUC, instead of TCEQ, may provide sufficient staff members to advise and consult with a municipality on any pending matter.	(b) Same as House version.	
SECTION 2.24. Amends Section 13.1325, Water Code.	SECTION 2.24. Amends Section 13.1325, Water Code.	Same as Senate version.
Sec. 13.1325. ELECTRONIC COPIES OF RATE INFORMATION. On request, the <u>utility commission</u> [state agency with jurisdiction over rates charged by water and sewer utilities] shall provide, at a reasonable cost, electronic copies of	Sec. 13.1325. ELECTRONIC COPIES OF RATE INFORMATION. On request, the <u>utility commission</u> [state agency with jurisdiction over rates charged by water and sewer utilities] shall provide, at a reasonable cost, electronic copies of	

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all information provided to the utility commission [~~agency~~] under Sections 13.016, 13.043, and 13.187 to the extent that the information is available and is not confidential. Copies of all information provided to the utility commission [~~agency~~] shall be provided to the Office of Public Utility Counsel, on request, at no cost to the office.

or Internet access to all information provided to the utility commission [~~agency~~] under Sections 13.016 and^[5] 13.043^[5] and Subchapter F [~~13.187~~] to the extent that the information is available and is not confidential. Copies of all information provided to the utility commission [~~agency~~] shall be provided to the Office of Public Utility Counsel, on request, at no cost to the office.

SECTION 2.25. Amends Section 13.133(b), Water Code.

SECTION 2.25. Same as House version.

Same as House version.

SECTION 2.26. Amends Sections 13.136(b) and (c), Water Code.

SECTION 2.26. Amends Section 13.136, Water Code, by amending Subsections (b) and (c) and adding Subsection (b-1).

Same as Senate version.

(b) Each utility annually shall file a service and financial report in a form and at times specified by utility commission rule.

(b) The utility commission by rule shall require each [~~Each~~] utility to annually [~~shall~~] file a service, [~~and~~] financial, and normalized earnings report in a form and at times specified by utility commission rule. The report must include information sufficient to enable the utility commission to properly monitor utilities in this state. The utility commission shall make available to the public information in the report the utility does not file as confidential.

No equivalent provision.

(b-1) The utility commission shall provide copies of a report described by Subsection (b) that include information filed as confidential to the Office of Public Utility Counsel on request, at no cost to the office.

(c) Changes references from TCEQ to PUC regarding certain provisions relating to tariffs.

(c) Same as House version.

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SECTION 2.27. Amends Section 13.137, Water Code.	SECTION 2.27. Same as House version.	Same as House version.
SECTION 2.28. Amends Section 13.139(b), Water Code.	SECTION 2.28. Same as House version.	Same as House version.
SECTION 2.29. Amends Section 13.1395, Water Code, by adding Subsection (m).	SECTION 2.29. Same as House version.	Same as House version.
SECTION 2.30. Amends Sections 13.1396(b), (c), and (f), Water Code.	SECTION 2.30. Same as House version.	Same as House version.
SECTION 2.31. Amends Section 13.142(b), Water Code.	SECTION 2.31. Same as House version.	Same as House version.
SECTION 2.32. Amends Section 13.144, Water Code.	SECTION 2.32. Same as House version.	Same as House version.
SECTION 2.33. Amends Section 13.147(a), Water Code.	SECTION 2.33. Same as House version.	Same as House version.
SECTION 2.34. Amends Section 13.181(b), Water Code.	SECTION 2.34. Same as House version.	Same as House version.

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SECTION 2.35. Amends Sections 13.182(c) and (d), Water Code.	SECTION 2.35. Same as House version.	Same as House version.
SECTION 2.36. Amends Section 13.183(d), Water Code.	SECTION 2.36. Same as House version.	Same as House version.
SECTION 2.37. Amends Section 13.184(a), Water Code.	SECTION 2.37. Same as House version.	Same as House version.
No equivalent provisions.	SECTION 2.38. Amends Sections 13.185(d) and (h), Water Code. (d) Adds to existing language to specify that a regulatory authority shall base a utility's expenses on historic test year information adjusted for known and measurable changes, as determined by utility commission rules. (h) Changes a reference from "Section 13.187 of this chapter" to "this subchapter."	Same as Senate version.
SECTION 2.38. Amends Sections 13.187(d), (k), and (o), Water Code.	SECTION 2.39. Section 13.187, Water Code, is amended to read as follows: Sec. 13.187. <u>CLASS A UTILITIES: STATEMENT OF INTENT TO CHANGE RATES; HEARING; DETERMINATION OF RATE LEVEL.</u>	Same as Senate version.
No equivalent provision.	(a) <u>This section applies only to a Class A utility.</u>	
No equivalent provision.	(a-1) A utility may not make changes in its rates except by	

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sending by mail or e-mail ~~[delivering]~~ a statement of intent to each ratepayer and to ~~[with]~~ the regulatory authority having original jurisdiction at least 35 ~~[60]~~ days before the effective date of the proposed change. The utility may send the statement of intent to a ratepayer by e-mail only if the ratepayer has agreed to receive communications electronically. The effective date of the new rates must be the first day of a billing period, and the new rates may not apply to service received before the effective date of the new rates. The statement of intent must include:

(1) the information required by the regulatory authority's rules;

(2) a billing comparison regarding the existing water rate and the new water rate computed for the use of:

(A) 10,000 gallons of water; and

(B) 30,000 gallons of water; ~~and~~

(3) a billing comparison regarding the existing sewer rate and the new sewer rate computed for the use of 10,000 gallons, unless the utility proposes a flat rate for sewer services; and

(4) a description of the process by which a ratepayer may intervene in the ratemaking proceeding.

No equivalent provision.

(b) The utility shall mail, send by e-mail, or deliver a [A] copy of the statement of intent ~~[shall be mailed, sent by e-mail, or delivered]~~ to the Office of Public Utility Counsel, appropriate offices of each affected municipality, and ~~[to]~~ any other affected persons as required by the regulatory authority's rules.

No equivalent provision.

(c) When the statement of intent is delivered, the utility shall file with the regulatory authority an application to change rates. The application must include information the regulatory authority requires by rule and any appropriate cost and rate schedules and written testimony supporting the requested rate increase. If the

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(d) Except as provided by Subsection (d-1), if the application or the statement of intent is not substantially complete or does not comply with the regulatory authority's rules, it may be rejected and the effective date of the rate change may be suspended until a properly completed application is accepted by the regulatory authority and a proper statement of intent is provided. The utility commission may also suspend the effective date of any rate change if the utility does not have a certificate of public convenience and necessity or a completed application for a certificate or to transfer a certificate pending before the utility commission or if the utility is delinquent in paying the assessment and any applicable penalties or interest required by Section 5.701(n) [~~of this code~~].

No equivalent provision.

No equivalent provision.

utility fails to provide within a reasonable time after the application is filed the necessary documentation or other evidence that supports the costs and expenses that are shown in the application, the regulatory authority may disallow the nonsupported costs or expenses.

(d) Except as provided by Subsections [~~Subsection~~] (d-1) and (e), if the application or the statement of intent is not substantially complete or does not comply with the regulatory authority's rules, it may be rejected and the effective date of the rate change may be suspended until a properly completed application is accepted by the regulatory authority and a proper statement of intent is provided. The utility commission may also suspend the effective date of any rate change if the utility does not have a certificate of public convenience and necessity or a completed application for a certificate or to transfer a certificate pending before the utility commission or if the utility is delinquent in paying the assessment and any applicable penalties or interest required by Section 5.701(n) [~~of this code~~].

(d-1) After written notice to the utility, a local regulatory authority may suspend the effective date of a rate change for not more than 90 days from the proposed effective date [~~except that the suspension shall be extended by two days for each day a hearing exceeds 15 days~~]. If the local regulatory authority does not make a final determination on the proposed rate before the expiration of the [~~applicable~~] suspension period, the proposed rate shall be considered approved. This [~~The~~] approval is subject to the authority of the local regulatory authority thereafter to continue [~~authority's continuation of~~] a hearing in progress.

(e) After written notice to the utility, the utility commission may suspend the effective date of a rate change for not more than 150

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days from the proposed effective date. If the utility commission does not make a final determination on the proposed rate before the expiration of the suspension period, the proposed rate shall be considered approved. This approval is subject to the authority of the utility commission thereafter to continue a hearing in progress [If, before the 91st day after the effective date of the rate change, the regulatory authority receives a complaint from any affected municipality, or from the lesser of 1,000 or 10 percent of the ratepayers of the utility over whose rates the regulatory authority has original jurisdiction, the regulatory authority shall set the matter for hearing].

No equivalent provision.

(e-1) The 150-day period described by Subsection (e) shall be extended two days for each day a hearing exceeds 15 days.

No equivalent provision.

(f) The regulatory authority shall, not later than the 30th day after the effective date of the change, begin a hearing to determine the propriety of the change [may set the matter for hearing on its own motion at any time within 120 days after the effective date of the rate change]. If the regulatory authority is the utility commission, the utility commission may refer the matter to the State Office of Administrative Hearings as provided by utility commission rules [If more than half of the ratepayers of the utility receive service in a county with a population of more than 3.3 million, the hearing must be held at a location in that county].

No equivalent provision.

(g) A local regulatory authority [The] hearing described by this section may be informal.

No equivalent provision.

(g-1) If the regulatory authority is the utility commission, the utility commission shall give reasonable notice of the hearing, including notice to the governing body of each affected

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municipality and county. The utility is not required to provide a formal answer or file any other formal pleading in response to the notice, and the absence of an answer does not affect an order for a hearing.

(h) If, after hearing, the regulatory authority finds the rates currently being charged or those proposed to be charged are unreasonable or in violation of law, the regulatory authority shall determine the rates to be charged by the utility and shall fix the rates by order served on the utility.

No equivalent provision.

(i) A utility may put a changed rate into effect throughout the area in which the utility sought to change its rates, including an area over which the utility commission is exercising appellate or original jurisdiction, by filing a bond with the utility commission if the suspension period has been extended under Subsection (e-1) and the utility commission fails to make a final determination before the 151st day after the date the rate change would otherwise be effective.

No equivalent provision.

(j) The bonded rate may not exceed the proposed rate. The bond must be payable to the utility commission in an amount, in a form, and with a surety approved by the utility commission and conditioned on refund [The regulatory authority, pending final action in a rate proceeding, may order the utility to deposit all or part of the rate increase received or to be received into an escrow account with a financial institution approved by the regulatory authority].

No equivalent provision.

(k) Unless otherwise agreed to by the parties to the rate proceeding, the utility shall refund or credit against future bills:
(1) all sums collected under the bonded rates ~~[during the pendency of the rate proceeding]~~ in excess of the rate

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(k) If the regulatory authority receives at least the number of complaints from ratepayers required for the regulatory authority to set a hearing under Subsection (e), the regulatory authority may, pending the hearing and a decision, suspend the date the rate change would otherwise be effective. Except as provided by Subsection (d-1), the proposed rate may not be suspended for longer than:

- (1) 90 days by a local regulatory authority; or
- (2) 150 days by the utility commission.

No equivalent provision.

finally ordered; and
(2) ~~[plus]~~ interest on those sums at the current interest rate as determined by the regulatory authority.

~~[(j) For good cause shown, the regulatory authority may authorize the release of funds to the utility from the escrow account during the pendency of the proceeding.]~~

~~[(k) If the regulatory authority receives at least the number of complaints from ratepayers required for the regulatory authority to set a hearing under Subsection (e), the regulatory authority may, pending the hearing and a decision, suspend the date the rate change would otherwise be effective. Except as provided by Subsection (d-1), the proposed rate may not be suspended for longer than:~~

- ~~[(1) 90 days by a local regulatory authority; or~~
- ~~[(2) 150 days by the commission.]~~

(l) At any time during the pendency of the rate proceeding the regulatory authority may fix interim rates to remain in effect during the applicable suspension period under Subsection (d-1) or Subsections (e) and (e-1) or until a final determination is made on the proposed rate. If the regulatory authority does not establish interim rates, the rates in effect when the application described by Subsection (c) was filed continue in effect during the suspension period.

(m) If the regulatory authority sets a final rate that is higher than the interim rate, the utility shall be allowed to collect the difference between the interim rate and final rate unless otherwise agreed to by the parties to the rate proceeding.

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(o) If a regulatory authority other than the utility commission establishes interim rates or an escrow account, the regulatory authority must make a final determination on the rates not later than the first anniversary of the effective date of the interim rates or escrowed rates or the rates are automatically approved as requested by the utility.

(n) For good cause shown, the regulatory authority may at any time during the proceeding require the utility to refund money collected under a proposed rate before the rate was suspended or an interim rate was established to the extent the proposed rate exceeds the existing rate or the interim rate.

(o) If a regulatory authority other than the utility commission establishes interim rates or bonded rates [~~an escrow account~~], the regulatory authority must make a final determination on the rates not later than the first anniversary of the effective date of the interim rates or bonded [~~escrowed~~] rates or the rates are automatically approved as requested by the utility.

(p) Except to implement a rate adjustment provision approved by the regulatory authority by rule or ordinance, as applicable, or to adjust the rates of a newly acquired utility system, a utility or two or more utilities under common control and ownership may not file a statement of intent to increase its rates more than once in a 12-month period, unless the regulatory authority determines that a financial hardship exists. If the regulatory authority requires the utility to deliver a corrected statement of intent, the utility is not considered to be in violation of the 12-month filing requirement.

No equivalent provisions.

SECTION 2.40. Amends Subchapter F, Chapter 13, Water Code, is amended by adding Sections 13.1871 and 13.1872.

Same as Senate version.

Section 13.1871. Adds provisions establishing Class B utilities and providing for statements of intent to change rates, hearings, and determination of a rate level for utilities in this class.

Section 13.1872. Adds provisions establishing Class C utilities and for adjusting rates of utilities in this class.

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SECTION 2.39. Amends Sections 13.188(a) and (b), Water Code.	SECTION 2.41. Same as House version, except also amends Subsection (c) to reference Sections 13.1871 and 13.1872 in addition to Section 13.187 as not applying to a proceeding under this section. .	Same as Senate version.
SECTION 2.40. Sections 13.241(a), (d), and (e), Water Code.	SECTION 2.42. Same as House version.	Same as House version.
SECTION 2.41. Amends Sections 13.242(a) and (c), Water Code.	SECTION 2.43. Same as House version.	Same as House version.
SECTION 2.42. Amends Section 13.244, Water Code.	SECTION 2.44. Same as House version.	Same as House version.
SECTION 2.43. Amends Sections 13.245(b), (c), (c-1), (c-2), (c-3), and (e), Water Code.	SECTION 2.45. Same as House version.	Same as House version.
SECTION 2.44. Amends Sections 13.2451(b) and (c), Water Code.	SECTION 2.46. Same as House version.	Same as House version.
SECTION 2.45. Amends Section 13.246, Water Code.	SECTION 2.47. Same as House version.	Same as House version.

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SECTION 2.46. Amends Section 13.247(a), Water Code.	SECTION 2.48. Same as House version.	Same as House version.
SECTION 2.47. Amends Section 13.248, Water Code.	SECTION 2.49. Same as House version.	Same as House version.
SECTION 2.48. Amends Sections 13.250(b), (c), and (e), Water Code.	SECTION 2.50. Same as House version.	Same as House version.
SECTION 2.49. Amends Section 13.2502(d), Water Code.	SECTION 2.51. Same as House version.	Same as House version.
SECTION 2.50. Amends Section 13.251, Water Code.	SECTION 2.52. Same as House version.	Same as House version.
SECTION 2.51. Amends Section 13.252, Water Code.	SECTION 2.53. Same as House version.	Same as House version.
SECTION 2.52. Amends Section 13.253, Water Code.	SECTION 2.54. Same as House version.	Same as House version.
SECTION 2.53. Amends Sections 13.254(a), (a-1), (a-2), (a-3), (a-4), (a-6), (a-8), (b), (c), (d), (e), (f), (g), (g-1), and (h), Water Code.	SECTION 2.55. Same as House version.	Same as House version.

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SECTION 2.54. Amends Sections 13.255(a), (b), (c), (d), (e), (g-1), (k), (l), and (m), Water Code.	SECTION 2.56. Same as House version.	Same as House version.
SECTION 2.55. Amends Section 13.2551, Water Code.	SECTION 2.57. Same as House version.	Same as House version.
SECTION 2.56. Amends Sections 13.257(e), (i), (r), and (s), Water Code.	SECTION 2.58. Same as House version, except refers to the “utility commission” instead of the “executive director of the utility commission” in Subsection (r)(2).	Same as Senate version.
SECTION 2.57. Amends Sections 13.301(a), (b), (c), (d), (e), (f), and (g), Water Code.	SECTION 2.59. Amends Sections 13.301(a), (b), (c), (d), (e), (f), and (g), Water Code.	Same as Senate version.
(a) Changes a reference from the “executive director” to the “executive director of the utility commission.”	(a) Same as House version, except refers to the “utility commission” instead of the “executive director of the utility commission.”	
(b) Transfers authority from TCEQ to PUC regarding the provisions of this subsection.	(b) Same as House version.	
(c) Transfers authority from TCEQ to PUC regarding the provisions of this subsection.	(c) Same as House version.	
(d) Transfers authority from TCEQ to PUC regarding the provisions of this subsection.	(d) Same as House version.	
(e) Before the expiration of the 120-day notification period, the executive director <u>of the utility commission</u> shall notify all known parties to the transaction <u>and the Office of Public Utility Counsel whether [øf] the executive director of the utility commission will [director's decision whether to]</u> request that the	(e) Before the expiration of the 120-day notification period, the <u>utility commission</u> [executive director] shall notify all known parties to the transaction <u>and the Office of Public Utility Counsel whether [øf] the utility commission will [executive director's decision whether to request that the commission]</u> hold a public	

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utility commission hold a public hearing to determine if the transaction will serve the public interest. The executive director of the utility commission may request a hearing if:

(1) the application filed with the utility commission or the public notice was improper;

(2) the person purchasing or acquiring the water or sewer system has not demonstrated adequate financial, managerial, and technical capability for providing continuous and adequate service to the service area being acquired and to any areas currently certificated to the person;

(3) the person or an affiliated interest of the person purchasing or acquiring the water or sewer system has a history of:

(A) noncompliance with the requirements of the utility commission, the commission, or the ~~[Texas]~~ Department of State Health Services; or

(B) continuing mismanagement or misuse of revenues as a utility service provider;

(4) the person purchasing or acquiring the water or sewer system cannot demonstrate the financial ability to provide the necessary capital investment to ensure the provision of continuous and adequate service to the customers of the water or sewer system; or

(5) there are concerns that the transaction may not serve the public interest, after the application of the considerations provided by Section 13.246(c) for determining whether to grant a certificate of convenience and necessity.

(f)) Unless the executive director of the utility commission requests that a public hearing be held, the sale, acquisition, lease, or rental may be completed as proposed:

(1) at the end of the 120-day period; or

(2) at any time after the executive director of the utility

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hearing to determine if the transaction will serve the public interest. The utility commission may hold ~~[executive director may request]~~ a hearing if:

(1) the application filed with the utility commission or the public notice was improper;

(2) the person purchasing or acquiring the water or sewer system has not demonstrated adequate financial, managerial, and technical capability for providing continuous and adequate service to the service area being acquired and to any areas currently certificated to the person;

(3) the person or an affiliated interest of the person purchasing or acquiring the water or sewer system has a history of:

(A) noncompliance with the requirements of the utility commission, the commission, or the ~~[Texas]~~ Department of State Health Services; or

(B) continuing mismanagement or misuse of revenues as a utility service provider;

(4) the person purchasing or acquiring the water or sewer system cannot demonstrate the financial ability to provide the necessary capital investment to ensure the provision of continuous and adequate service to the customers of the water or sewer system; or

(5) there are concerns that the transaction may not serve the public interest, after the application of the considerations provided by Section 13.246(c) for determining whether to grant a certificate of convenience and necessity.

(f) Unless the utility commission holds ~~[executive director requests that]~~ a public hearing ~~[be held]~~, the sale, acquisition, lease, or rental may be completed as proposed:

(1) at the end of the 120-day period; or

(2) at any time after the utility commission

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commission notifies the utility or water supply or sewer service corporation that a hearing will not be requested.

(g) If a hearing is requested or if the utility or water supply or sewer service corporation fails to make the application as required or to provide public notice, the sale, acquisition, lease, or rental may not be completed unless the utility commission determines that the proposed transaction serves the public interest.

SECTION 2.58. Amends Section 13.302, Water Code.

(a) Transfers authority from TCEQ to PUC regarding the provisions of this subsection.

(b) Transfers authority from TCEQ to PUC regarding the provisions of this subsection.

(c) Transfers authority from TCEQ to PUC regarding the provisions of this subsection.

(d) The executive director of the utility commission may request that the utility commission hold a public hearing on the transaction if the executive director of the utility commission believes that a criterion prescribed by Section 13.301(e) applies.

(e) Unless the executive director of the utility commission requests that a public hearing be held, the purchase or acquisition may be completed as proposed:

- (1) at the end of the 60-day period; or
- (2) at any time after the executive director of the utility commission notifies the person or utility that a hearing will not be requested.

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~~[executive director]~~ notifies the utility or water supply or sewer service corporation that a hearing will not be held ~~[requested]~~.

(g) If the utility commission decides to hold a hearing ~~[is requested]~~ or if the utility or water supply or sewer service corporation fails to make the application as required or to provide public notice, the sale, acquisition, lease, or rental may not be completed unless the utility commission determines that the proposed transaction serves the public interest.

SECTION 2.60. Amends Section 13.302, Water Code.

(a) Same as House version.

(b) Same as House version.

(c) Same as House version.

(d) The utility commission ~~[executive director]~~ may ~~[request that the commission]~~ hold a public hearing on the transaction if the utility commission ~~[executive director]~~ believes that a criterion prescribed by Section 13.301(e) applies.

(e) Unless the utility commission holds ~~[executive director requests that]~~ a public hearing ~~[be held]~~, the purchase or acquisition may be completed as proposed:

- (1) at the end of the 60-day period; or
- (2) at any time after the utility commission ~~[executive director]~~ notifies the person or utility that a hearing will not be held ~~[requested]~~.

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Same as Senate version.

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(f) If a hearing is requested or if the person or utility fails to make the application to the utility commission as required, the purchase or acquisition may not be completed unless the utility commission determines that the proposed transaction serves the public interest. A purchase or acquisition that is not completed in accordance with the provisions of this section is void.

(f) If the utility commission decides to hold a hearing [~~is requested~~] or if the person or utility fails to make the application to the utility commission as required, the purchase or acquisition may not be completed unless the utility commission determines that the proposed transaction serves the public interest. A purchase or acquisition that is not completed in accordance with the provisions of this section is void.

SECTION 2.59. Amends Section 13.303, Water Code.

SECTION 2.61. Same as House version.

Same as House version.

SECTION 2.60. Amends Section 13.304, Water Code.

SECTION 2.62. Same as House version.

Same as House version.

SECTION 2.61. Amends Section 13.341, Water Code.

SECTION 2.63. Same as House version.

Same as House version.

SECTION 2.62. Amends Section 13.342, Water Code.

SECTION 2.64. Same as House version.

Same as House version.

SECTION 2.63. Amends 13.343(a), Water Code.

SECTION 2.65. Amends Section 13.343(a), Water Code.

Same as Senate version.

(a) The owner of a utility that supplies retail water service may not contract to purchase from an affiliated supplier wholesale water service for any of that owner's systems unless:

(1) the wholesale service is provided for not more than 90 days to remedy an emergency condition, as defined by utility commission or commission rule; or

(a) The owner of a utility that supplies retail water service may not contract to purchase from an affiliated supplier wholesale water service for any of that owner's systems unless:

(1) the wholesale service is provided for not more than 90 days to remedy an emergency condition, as defined by utility commission or commission rule; or

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(2) the executive director of the utility commission determines that the utility cannot obtain wholesale water service from another source at a lower cost than from the affiliate.

SECTION 2.64. Amends Section 13.381, Water Code.

SECTION 2.65. Amends Section 13.382(a), Water Code.

SECTION 2.66. Amends Section 13.411, Water Code.

(a) Divides authority between PUC and TCEQ related to action to enjoin or require compliance.

(b) If the executive director of the utility commission or the executive director of the commission has reason to believe that the failure of the owner or operator of a water utility to properly operate, maintain, or provide adequate facilities presents an imminent threat to human health or safety, the executive director of the utility commission or the executive director of the commission shall immediately:

- (1) notify the utility's representative; and
- (2) initiate enforcement action consistent with:
 - (A) this subchapter; and
 - (B) procedural rules adopted by the utility commission or the commission.

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(2) the utility commission [~~executive director~~] determines that the utility cannot obtain wholesale water service from another source at a lower cost than from the affiliate.

SECTION 2.66. Same as House version.

SECTION 2.67. Same as House version.

SECTION 2.68. Amends Section 13.411, Water Code.

(a) Same as House version.

(b) If the utility commission or the executive director of the commission has reason to believe that the failure of the owner or operator of a water utility to properly operate, maintain, or provide adequate facilities presents an imminent threat to human health or safety, the utility commission or the executive director shall immediately:

- (1) notify the utility's representative; and
- (2) initiate enforcement action consistent with:
 - (A) this subchapter; and
 - (B) procedural rules adopted by the utility commission or the commission.

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Same as House version.

Same as House version.

Same as Senate version.

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HOUSE VERSION	SENATE VERSION	CONFERENCE
SECTION 2.67. Amends Section 13.4115, Water Code.	SECTION 2.69. Same as House version.	Same as House version.
SECTION 2.68. Amends Sections 13.412(a), (f), and (g), Water Code.	SECTION 2.70. Same as House version.	Same as House version.
SECTION 2.69. Amends Section 13.413, Water Code.	SECTION 2.71. Same as House version.	Same as House version.
SECTION 2.70. Amends Section 13.4131, Water Code.	SECTION 2.72. Same as House version.	Same as House version.
SECTION 2.71. Amends Sections 13.4132(a), (b), and (d), Water Code.	SECTION 2.73. Same as House version.	Same as House version.
SECTION 2.72. Amends Sections 13.4133(a) and (c), Water Code.	SECTION 2.74. Same, except references Subchapter F instead of Section 13.187 and does not reference the Office of Public Utility Counsel.	Same as Senate version.
SECTION 2.73. Amends Sections 13.414(a) and (c), Water Code.	SECTION 2.75. Same as House version.	Same as House version.
SECTION 2.74. Amends Sections 13.4151(a), (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), and (m), Water Code.	SECTION 2.76. Amends Sections 13.4151(a), (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), and (m), Water Code.	Same as Senate version.
(a) Extends TCEQ's existing administrative penalty authority to PUC to enforce water utility regulations.	(a) Same as House version.	

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(b) Includes PUC in the existing statutory process for assessing administrative penalties for water utility regulations.

(b) Same as House version.

(c) If, after examination of a possible violation and the facts surrounding that possible violation, the executive director of the utility commission or the executive director of the commission concludes that a violation has occurred, the executive director of the utility commission or the executive director of the commission may issue a preliminary report stating the facts on which that conclusion is based, recommending that a penalty under this section be imposed on the person, affiliated interest, or retail public utility charged, and recommending the amount of that proposed penalty. The executive director of the utility commission or the executive director of the commission shall base the recommended amount of the proposed penalty on the factors provided by Subsection (b) [~~of this section~~], and shall analyze each factor for the benefit of the agency [~~commission~~].

(c) If, after examination of a possible violation and the facts surrounding that possible violation, the utility commission or the executive director of the commission concludes that a violation has occurred, the utility commission or the executive director may issue a preliminary report stating the facts on which that conclusion is based, recommending that a penalty under this section be imposed on the person, affiliated interest, or retail public utility charged, and recommending the amount of that proposed penalty. The utility commission or the executive director shall base the recommended amount of the proposed penalty on the factors provided by Subsection (b) [~~of this section~~], and shall analyze each factor for the benefit of the appropriate agency [~~commission~~].

(d) Not later than the 10th day after the date on which the report is issued, the executive director of the utility commission or the executive director of the commission shall give written notice of the report to the person, affiliated interest, or retail public utility charged with the violation. The notice shall include a brief summary of the charges, a statement of the amount of the penalty recommended, and a statement of the right of the person, affiliated interest, or retail public utility charged to a hearing on the occurrence of the violation, the amount of the penalty, or both.

(d) Not later than the 10th day after the date on which the report is issued, the utility commission or the executive director of the commission shall give written notice of the report to the person, affiliated interest, or retail public utility charged with the violation. The notice shall include a brief summary of the charges, a statement of the amount of the penalty recommended, and a statement of the right of the person, affiliated interest, or retail public utility charged to a hearing on the occurrence of the violation, the amount of the penalty, or both.

(e) Not later than the 20th day after the date on which notice is received, the person, affiliated interest, or retail public utility charged may give the agency [~~commission~~] written consent to

(e) Not later than the 20th day after the date on which notice is received, the person, affiliated interest, or retail public utility charged may give the appropriate agency [~~commission~~] written

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the ~~[executive director's]~~ report described by Subsection (c), including the recommended penalty, or may make a written request for a hearing.

(f) Includes PUC in the existing statutory process regarding consent and failure to timely respond to a report recommending administrative penalties.

(g) If the person, affiliated interest, or retail public utility charged requests or the utility commission or the commission orders a hearing, the agency ~~[commission]~~ shall call a hearing and give notice of the hearing. As a result of the hearing, the agency ~~[commission]~~ by order may find that a violation has occurred and may assess a civil penalty, may find that a violation has occurred but that no penalty should be assessed, or may find that no violation has occurred. All proceedings under this subsection are subject to Chapter 2001, Government Code. In making any penalty decision, the agency ~~[commission]~~ shall analyze each of the factors provided by Subsection (b) ~~[of this section]~~.

(h) The utility commission or the commission shall give notice of its decision to the person, affiliated interest, or retail public utility charged, and if the agency ~~[commission]~~ finds that a violation has occurred and has assessed a penalty, the agency ~~[the commission]~~ shall give written notice to the person, affiliated interest, or retail public utility charged of its findings, of the amount of the penalty, and of the person's, affiliated interest's, or retail public utility's right to judicial review of the agency's ~~[commission's]~~ order. If the agency ~~[commission]~~ is required to give notice of a penalty under this subsection or Subsection (f) ~~[of this section]~~, the agency ~~[commission]~~ shall file notice of the agency's ~~[its]~~ decision in the Texas Register not

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consent to the ~~[executive director's]~~ report described by Subsection (c), including the recommended penalty, or may make a written request for a hearing.

(f) Same as House version.

(g) If the person, affiliated interest, or retail public utility charged requests or the utility commission or the commission orders a hearing, the appropriate agency ~~[commission]~~ shall call a hearing and give notice of the hearing. As a result of the hearing, the appropriate agency ~~[commission]~~ by order may find that a violation has occurred and may assess a civil penalty, may find that a violation has occurred but that no penalty should be assessed, or may find that no violation has occurred. All proceedings under this subsection are subject to Chapter 2001, Government Code. In making any penalty decision, the appropriate agency ~~[commission]~~ shall analyze each of the factors provided by Subsection (b) ~~[of this section]~~.

(h) The utility commission or the commission shall give notice of its decision to the person, affiliated interest, or retail public utility charged, and if the appropriate agency ~~[commission]~~ finds that a violation has occurred and has assessed a penalty, that agency ~~[the commission]~~ shall give written notice to the person, affiliated interest, or retail public utility charged of its findings, of the amount of the penalty, and of the person's, affiliated interest's, or retail public utility's right to judicial review of the agency's ~~[commission's]~~ order. If the utility commission or the commission is required to give notice of a penalty under this subsection or Subsection (f) ~~[of this section]~~, the appropriate agency ~~[commission]~~ shall file notice of that agency's ~~[its]~~

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later than the 10th day after the date on which the decision is adopted.

(i) Within the 30-day period immediately following the day on which the agency's [~~commission's~~] order is final, as provided by Subchapter F, Chapter 2001, Government Code, the person, affiliated interest, or retail public utility charged with the penalty shall:

(1) pay the penalty in full; or
(2) if the person, affiliated interest, or retail public utility seeks judicial review of the fact of the violation, the amount of the penalty, or both:

(A) forward the amount of the penalty to the agency [~~commission~~] for placement in an escrow account; or

(B) post with the agency [~~commission~~] a supersedeas bond in a form approved by the agency [~~commission~~] for the amount of the penalty to be effective until all judicial review of the order or decision is final.

(j) Failure to forward the money to or to post the bond with the agency [~~commission~~] within the time provided by Subsection (i) [~~of this section~~] constitutes a waiver of all legal rights to judicial review. If the person, affiliated interest, or retail public utility charged fails to forward the money or post the bond as provided by Subsection (i) [~~of this section~~], the agency [~~commission~~] or the executive director of the agency may forward the matter to the attorney general for enforcement.

(k) Judicial review of the order or decision of the agency [~~commission~~] assessing the penalty shall be under the substantial evidence rule and may be instituted by filing a petition with a

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decision in the Texas Register not later than the 10th day after the date on which the decision is adopted.

(i) Within the 30-day period immediately following the day on which the utility commission's or commission's order is final, as provided by Subchapter F, Chapter 2001, Government Code, the person, affiliated interest, or retail public utility charged with the penalty shall:

(1) pay the penalty in full; or
(2) if the person, affiliated interest, or retail public utility seeks judicial review of the fact of the violation, the amount of the penalty, or both:

(A) forward the amount of the penalty to the appropriate agency [~~commission~~] for placement in an escrow account; or

(B) post with the appropriate agency [~~commission~~] a supersedeas bond in a form approved by the agency [~~commission~~] for the amount of the penalty to be effective until all judicial review of the order or decision is final.

(j) Failure to forward the money to or to post the bond with the utility commission or the commission within the time provided by Subsection (i) [~~of this section~~] constitutes a waiver of all legal rights to judicial review. If the person, affiliated interest, or retail public utility charged fails to forward the money or post the bond as provided by Subsection (i) [~~of this section~~], the appropriate agency [~~commission~~] or the executive director of that agency may forward the matter to the attorney general for enforcement.

(k) Judicial review of the order or decision of the utility commission or the commission assessing the penalty shall be under the substantial evidence rule and may be instituted by

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district court in Travis County, as provided by Subchapter G, Chapter 2001, Government Code.

filing a petition with a district court in Travis County, as provided by Subchapter G, Chapter 2001, Government Code.

(m) Notwithstanding any other provision of law, the agency [~~commission~~] may compromise, modify, extend the time for payment of, or remit, with or without condition, any penalty imposed under this section.

(m) Notwithstanding any other provision of law, the utility commission or the commission may compromise, modify, extend the time for payment of, or remit, with or without condition, any penalty imposed under this section.

SECTION 2.75. Amends Section 13.417, Water Code.

SECTION 2.77. Same as House version.

Same as House version.

SECTION 2.76. Amends Section 13.418, Water Code.

SECTION 2.78. Same as House version.

Same as House version.

SECTION 2.77. Amends Section 13.501(7), Water Code.

SECTION 2.79. Same as House version.

Same as House version.

SECTION 2.78. Amends Section 13.502(e), Water Code.

SECTION 2.80. Same as House version, except changes amended language in the House version from “executive director of the utility commission” to the “utility commission.”

Same as Senate version.

SECTION 2.79. Amends Sections 13.503(a), (b), and (e), Water Code.

SECTION 2.81. Same as House version.

Same as House version.

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SECTION 2.80. Amends Section 13.5031, Water Code.	SECTION 2.82. Same as House version.	Same as House version.
SECTION 2.81. Amends Section 13.505, Water Code.	SECTION 2.83. Same as House version.	Same as House version.
SECTION 2.82. Amends Section 13.512, Water Code.	SECTION 2.84. Same as House version.	Same as House version.
SECTION 2.83. Amends Section 13.513, Water Code.	SECTION 2.85. Same as House version.	Same as House version.
SECTION 2.84. Amends Section 49.352(c), Water Code.	SECTION 2.86. Same as House version.	Same as House version.
SECTION 2.85. Amends Section 552.047(e), Local Government Code.	SECTION 2.87. Same as House version.	Same as House version.
SECTION 2.86. Amends Section 7201.004(b), Special District Local Laws Code.	SECTION 2.88. Same as House version.	Same as House version.
SECTION 2.87. Amends Section 7201.005(c), Special District Local Laws Code.	SECTION 2.89. Same as House version.	Same as House version.

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SECTION 2.88. Amends Section 7201.102, Special District Local Laws Code.	SECTION 2.90. Same as House version.	Same as House version.
SECTION 2.89. Amends Section 8363.106(b), Special District Local Laws Code.	SECTION 2.91. Same as House version.	Same as House version.
SECTION 2.90. Amends Section 8363.251(a), Special District Local Laws Code.	SECTION 2.92. Same as House version.	Same as House version.
SECTION 2.91. Amends Section 8801.201, Special District Local Laws Code.	SECTION 2.93. Same as House version.	Same as House version.
SECTION 2.92. Amends Section 8803.151(1), Special District Local Laws Code.	SECTION 2.94. Same as House version.	Same as House version.
SECTION 2.93. Amends Section 8808.151(1), Special District Local Laws Code.	SECTION 2.95. Same as House version.	Same as House version.
SECTION 2.94. Instructional provision.	SECTION 2.96. Instructional provision.	Same as Senate version.
(a) On September 1, 2014, transfers to PUC the powers, duties, functions, programs, and activities of TCEQ relating to the economic regulation of water and sewer service, including the issuance and transfer of certificates of convenience and necessity, the determination of rates, and the administration of hearings and proceedings involving those matters, under Chapters 11, 12, and 13, Water Code. Also transfers from	(a) Same as House version, except references transfer of powers, duties, functions, programs, and activities under Section 12.013 and Chapter 13, Water Code instead of Chapters 11, 12, and 13, Water Code. Changes the term “article” to “Act” when referencing this legislation.	

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TCEQ to PUC obligations and contracts, property and records, and all funds appropriated by the legislature for transferred powers, duties, functions, programs, or activities.

No equivalent provision.

(b) Specifies that TCEQ and PUC shall enter into a memorandum of understanding that identifies powers and duties transferred by this article. Requires that the memorandum of understand establish plans for the identification and transfer of records, personnel, property, and unspent appropriation, as well as all pending applications, hearings, rulemaking proceedings, and orders under Chapters 11, 12, and 13, Water Code.

(c) Provides that the memorandum of understanding is not required to be adopted by rule under Section 5.104, Water Code.

(d) Provides that the executive directors of TCEQ and PUC may agree in the memorandum of understanding to transfer to PUC any personnel of TCEQ whose functions relate predominantly to the transfers under Chapters 11, 12, and 13, Water Code.

No equivalent provision.

No equivalent provision.

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(b) Provides that TCEQ shall continue to carry out the duties related to the economic regulation of water and sewer service under the law as it existed immediately before the effective date of this Act until September 1, 2014, and continues the former law in effect for that purpose.

(c) Same as House version, except references transfers related to Section 12.013 and Chapter 13, Water Code instead of Chapters 11, 12, and 13, Water Code. Changes the term “article” to “Act” when referencing this legislation.

(d) Same as House version, except requires the memorandum of understanding to be complete by August 1, 2014. (The House version contains this same completion date in Subsection (g).)

(e) Same as House version, except references transfers related to Section 12.013 and Chapter 13, Water Code instead of Chapters 11, 12, and 13, Water Code. Changes the term “article” to “Act” when referencing this legislation

(f) Provides that TCEQ and PUC shall periodically update the Office of Public Utility Counsel on the anticipated contents of the memorandum of understanding under this section during the development of the memorandum.

(g) Provides that, on or after September 1, 2013, the Office of

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(e) Provides that TCEQ and PUC appoint a transition team to accomplish the transfer. Specifies that the transition team shall establish guidelines on how the two agencies will cooperate regarding certain topics.

No equivalent provision.

(f) Specifies that a rule, form, policy, procedure, or decision of TCEQ Quality related to a power, duty, function, program, or activity transferred under this article continues in effect as a rule, form, policy, procedure, or decision of the Public Utility Commission of Texas and remains in effect until amended or replaced by that agency.

(g) Specifies that the memorandum required by this section must be completed by August 1, 2014.

(h) Provides that PUC and TCEQ shall adopt rules to implement the changes in law made by this Act to Chapter 13, Water Code, not later than February 1, 2015.

No equivalent provision.

Public Utility Counsel may initiate or intervene in a contested case before TCEQ that the office would be entitled to initiate or intervene in if the case were before PUC, as authorized by Chapter 13, Water Code, as amended by this Act.

(h) Same as House version, except provides that the transition team may consult with the Office of Public Utility Counsel to accomplish the transfer.

(i) Establishes that the transition team appointed shall provide monthly updates to the executive directors of TCEQ and PUC on the implementation of this Act and provide a final report on the implementation to the executive directors not later than September 1, 2014.

(j) Same as House version, except adds that, notwithstanding other law, beginning September 1, 2013, PUC may propose rules, forms, policies, and procedures related to functions transferred to PUC.

(The Senate version contains this same completion date in Subsection (d) above.)

(k) Same as House version, except specifies that rules shall be adopted to implement the changes in law made by this Act to Section 12.013 as well as Chapter 13, Water Code; and provides that rules be adopted not later than September 1, 2015 instead of February 1, 2015.

(l) Provides that an affiliate of a Class A utility, as those terms

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are defined by Section 13.002, Water Code, as amended by this Act, may not file an application for a rate change on or after the effective date of this Act unless the affiliated Class A utility has filed for a rate change on or after that date. In relation to the application filed by the affiliate of the Class A utility, PUC may not approve the rate change application until it approves the rate change application filed by the affiliated Class A utility; and may require the affiliate to comply with the Class A utility rate change process prescribed by Section 13.187, Water Code, regardless of whether the affiliate is classified as a Class A, B, or C utility under Section 13.002, Water Code, as amended by this Act.

SECTION 2.95. Requires PUC to conduct a comparative analysis of its ratemaking authority before the effective date of this Act and after the transition of water and sewer economic regulation to PUC, with that analysis and recommendations regarding rate standardization being reported for consideration by the 84th Legislature. Also requires PUC to prepare a report describing staffing changes related to the transition, with that report submitted to the Legislative Budget Board and the governor with the legislative appropriations request for the 2016-2017 biennium.

SECTION 2.97. Same as House version.

Same as House version.

SECTION 2.96. (a) On September 1, 2014, transfers from the Office of Public Interest Counsel of TCEQ to the Office of Public Utility Counsel the powers, duties, functions, programs, and activities the Office of Public Interest Counsel relating to the representation of the public interest in matters related to the economic regulation of water and sewer service under Chapters 11, 12, and 13, Water Code, as amended by this Article.

No equivalent provision.

Same as Senate version.

Also transfers related obligations and contracts as well as

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property and records of the Office of Public Interest Counsel. Requires the Office of Public Interest Counsel and the Office of Public Utility Counsel to develop a memorandum of understanding related to the transfer, with this document completed by August 1, 2014. Requires the two entities to adopt rules to implement changes not later than February 1, 2015.

SECTION 2.97. Requires the Office of Public Utility Counsel to prepare a report describing staffing changes related to the transition, with that report submitted to the Legislative Budget Board and the governor with the legislative appropriations request for the 2016-2017 biennium.

ARTICLE 3. INTERIM STUDY FOR EVALUATION OF THE POSITION OF COMMISSIONER OF THE PUBLIC UTILITY COMMISSION OF TEXAS

SECTION 3.01. Requires appointment of a joint committee composed of four senators appointed by the Lieutenant Governor and four representatives appointed by the Speaker to study the governance of PUC. Requires the Speaker and Lieutenant Governor to jointly designate a chair or, alternatively, designate two co-chairs from among the committee membership.

Provides that the committee examine the appropriate number of commissioners, with specific emphasis on whether the number should be reduced to one and whether the commissioner or commissioners should be appointed or elected. Requires the committee to report to the Governor and the Legislature any recommendations developed by the committee under this section not later than December 1, 2014.

SECTION 2.98. Same as House version, except refers to preparing a report describing staffing changes related to the “changes in law” made to the duties of the Office of Public Utility Counsel rather than changes related to the “transition.”

No equivalent title.

No equivalent provision.

Same as Senate version.

Same as Senate version.

Same as Senate version.

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ARTICLE 4. EFFECTIVE DATE.

ARTICLE 3. Same as House version.

Same as House version.

SECTION 4.01. Specifies that this Act takes effect September 1, 2013.

SECTION 3.01. Same as House version.

Same as House version.

LEGISLATIVE BUDGET BOARD
Austin, Texas

FISCAL NOTE, 83RD LEGISLATIVE REGULAR SESSION

May 9, 2013

TO: Honorable David Dewhurst, Lieutenant Governor, Senate
Honorable Joe Straus, Speaker of the House, House of Representatives

FROM: Ursula Parks, Director, Legislative Budget Board

IN RE: HB1600 by Cook (Relating to the continuation and functions of the Public Utility Commission of Texas, to the transfer of certain functions from the Texas Commission on Environmental Quality to the Public Utility Commission of Texas, to the rates for water service, and to the functions of the Office of Public Utility Counsel; authorizing a fee.),
Conference Committee Report

Estimated Two-year Net Impact to General Revenue Related Funds for HB1600, Conference Committee Report: an impact of \$0 through the biennium ending August 31, 2015.

General Revenue-Related Funds, Five-Year Impact:

Fiscal Year	Probable Net Positive/(Negative) Impact to General Revenue Related Funds
2014	\$0
2015	\$0
2016	\$0
2017	\$0
2018	\$0

All Funds, Five-Year Impact:

Fiscal Year	Probable Savings/(Cost) from <i>Water Resource Management</i> 153	Change in Number of State Employees from FY 2013
2014	(\$597,822)	5.0
2015	(\$597,822)	5.0
2016	(\$1,650,449)	17.0
2017	(\$1,650,449)	17.0
2018	(\$1,650,449)	17.0

Fiscal Analysis

The bill would amend the Utilities Code, Water Code, Local Government Code, and the Special District Local Laws Code relating to the continuation and operation of the Public Utility Commission (PUC), to the transfer of certain functions from the Texas Commission on Environmental Quality (TCEQ) to the PUC, to the rates for water service, and to the functions of the Office of Public Utility Counsel (OPUC). The PUC is subject to the Sunset Act and will be abolished on September 1, 2013, unless continued by the Legislature. The bill would continue the PUC for 10 years.

The bill would authorize the PUC to issue emergency cease-and-desist orders to electric industry participants and defines notice and hearing requirements for such orders. The bill would require the PUC to adopt rules to provide for the renewal of registrations or certificates for holders of a Certificate of Operating Authority and holders of a Service Provider Certificate of Operating Authority. The bill would repeal Section 64.003 of the Utilities Code, which contains requirements for the PUC to promote customer awareness of changes in the telecommunications market.

The bill would require the PUC to review and approve the budget, performance measures, and proposals for obtaining debt financing or re-financing of debt of an entity certified under Section 39.151 of the Utilities Code. The Electric Reliability Council of Texas (ERCOT) is certified under this section. The bill would also require the PUC to set a fee range for the system administration fee and review the fee to ensure that the revenues generated closely match the revenue necessary to fund ERCOT's budget.

The bill would transfer responsibility for regulating water and wastewater rates, services, and certificates of convenience and necessity from TCEQ to the PUC, effective September 1, 2014. The bill would require the PUC and TCEQ to enter into a memorandum of understanding by August 1, 2014, to identify in detail the applicable powers and duties that are transferred and establish a plan for the execution of the transfer.

The bill would provide OPUC the authority to represent the interests of residential and small commercial customers in water and wastewater proceedings beginning September 1, 2013. The bill would also create three classes of water utilities based on the number of taps or connections and establish a different rate review procedure for each class. The bill would require the PUC and TCEQ to adopt rules, policies, and procedures to implement the modified ratemaking process included in the provisions of the bill no later than September 1, 2015.

The bill would take effect September 1, 2013.

Methodology

Based on information provided by the PUC and TCEQ, this analysis assumes the transfer of \$1,429,818 in General Revenue-Dedicated Water Resource Management Account funds and 20.0 full-time equivalents (FTEs) from TCEQ to the PUC beginning in fiscal year 2015 to transfer the authority outlined in the bill. This analysis also assumes that, in order to implement the modified ratemaking process required by the provisions of the bill, the PUC would require \$1,052,627 per year in General Revenue-Dedicated Water Resource Management Account funds and 12.0 FTEs, with a total salary cost of \$762,000. Additional expenses include \$30,480 in other personnel costs; \$33,528 in rent-machine costs; and estimated benefit costs of \$226,619 per year. This analysis assumes the modified ratemaking process would be implemented beginning in fiscal year

2016.

Based on information provided by OPUC, this analysis assumes that OPUC would require \$597,822 in General Revenue-Dedicated Water Resource Management Account funds each year and 5.0 FTEs to represent water and wastewater utility customers as provided by the provisions of the bill beginning in fiscal year 2014. Expenses include \$330,000 in annual salary costs; \$150,000 in professional services; \$2,500 in travel costs; \$17,180 in other operating expenses; and estimated benefit costs of \$98,142 each year.

Based on the analysis of the Sunset Advisory Committee, the PUC, TCEQ, the State Office of Administrative Hearings, and OPUC, it is assumed that the remaining duties and responsibilities associated with implementing the provisions of the bill could be accomplished by utilizing existing resources. This analysis also assumes the transfer of \$184,000 in General Revenue-Dedicated Water Resource Management Account funds to the PUC from TCEQ in fiscal year 2015 to cover the cost of the contract with the State Office of Administrative Hearings for water and wastewater utility case hearings.

Technology

Based on information provided by the PUC and TCEQ, the provisions of the bill would have no significant technological impact. This analysis assumes any technological impacts associated with implementing the provisions of the bill could be accomplished utilizing existing resources.

Local Government Impact

No fiscal implication to units of local government is anticipated.

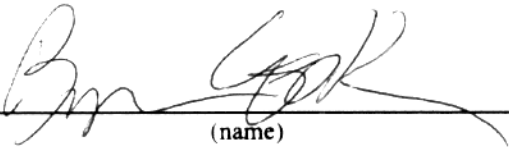
Source Agencies: 116 Sunset Advisory Commission, 360 State Office of Administrative Hearings, 304 Comptroller of Public Accounts, 473 Public Utility Commission of Texas, 475 Office of Public Utility Counsel, 582 Commission on Environmental Quality

LBB Staff: UP, RB, SD, MW, ED, TL, AG

Certification of Compliance with Rule 13, Section 6(b), House Rules of Procedure

Rule 13, Section 6(b), House Rules of Procedure, requires that a copy of a conference committee report signed by a majority of each committee of the conference must be furnished to each member of the committee in person or if unable to deliver in person by placing a copy in the member's newspaper mailbox at least one hour before the report is furnished to each member of the house under Section 10(a) of this rule. The paper copies of the report submitted to the chief clerk under Section 10(b) of this rule must contain a certificate that the requirement of this subsection has been satisfied, and that certificate must be attached to the printed copy of the report furnished to each member under Section 10(d) of this rule. Failure to comply with this subsection is not a sustainable point of order under this rule.

I certify that a copy of the conference committee report on H. B. 1600 was furnished to each member of the conference committee in compliance with Rule 13, Section 6(b), House Rules of Procedure, before submission of the paper copies of the report to the chief clerk under Section 10(b), Rule 13, House Rules of Procedure.



(name)

5/8/13

(date)