HOUSE BILL No. 5503

March 21, 2012, Introduced by Reps. Shirkey, Price, Agema, Opsommer, Genetski, McMillin, Lipton, MacMaster and Meadows and referred to the Committee on Energy and Technology.

A bill to amend 1939 PA 3, entitled

"An act to provide for the regulation and control of public and certain private utilities and other services affected with a public interest within this state; to provide for alternative energy suppliers; to provide for licensing; to include municipally owned utilities and other providers of energy under certain provisions of this act; to create a public service commission and to prescribe and define its powers and duties; to abolish the Michigan public utilities commission and to confer the powers and duties vested by law on the public service commission; to provide for the continuance, transfer, and completion of certain matters and proceedings; to abolish automatic adjustment clauses; to prohibit certain rate increases without notice and hearing; to qualify residential energy conservation programs permitted under state law for certain federal exemption; to create a fund; to provide for a restructuring of the manner in which energy is provided in this state; to encourage the utilization of resource recovery facilities; to prohibit certain acts and practices of providers of energy; to allow for the securitization of stranded costs; to reduce rates; to provide for appeals; to provide appropriations; to declare the effect and purpose of this act; to prescribe remedies and penalties; and to repeal acts and parts of acts,"

by amending section 10a (MCL 460.10a), as amended by 2008 PA 286.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 10a. (1) The commission shall issue orders establishing
- 2 the rates, terms, and conditions of service that allow all retail
- 3 customers of an electric utility or provider to choose an
- 4 alternative electric supplier. The orders shall do all of the
- 5 following:
- 6 (a) Provide that no more than 10% of an electric utility's
- 7 average weather-adjusted retail sales for the preceding calendar
- 8 year OR A PERCENTAGE DETERMINED BY THE COMMISSION UNDER SUBDIVISION
- 9 (E) may take service from an alternative electric supplier at any
- 10 time.
- 11 (b) Set forth procedures necessary to administer and allocate
- 12 the amount of load that will be allowed to be served by alternative
- 13 electric suppliers, through the use of annual energy allotments
- 14 awarded on a calendar year basis, and shall provide, among other
- 15 things, that existing customers who are taking electric service
- 16 from an alternative electric supplier at a facility on the
- 17 effective date of the amendatory act that added this subdivision
- 18 OCTOBER 6, 2008 shall be given an allocated annual energy allotment
- 19 for that service at that facility, that customers seeking to expand
- 20 usage at a facility served through an alternative electric supplier
- 21 will be given next priority, with the remaining available load, if
- 22 any, allocated on a first-come first-served basis. The procedures
- 23 shall also provide how customer facilities will be defined for the
- 24 purpose of assigning the annual energy allotments to be allocated
- 25 under this section. The commission shall not allocate additional
- 26 annual energy allotments at any time when the total annual energy

- 1 allotments for the utility's distribution service territory is
- 2 greater than 10% THE PERCENTAGE SET FORTH IN SUBDIVISION (A) OR THE
- 3 PERCENTAGE DETERMINED BY THE COMMISSION UNDER SUBDIVISION (E) of
- 4 the utility's weather-adjusted retail sales in the calendar year
- 5 preceding the date of allocation. If the sales of a utility are
- 6 less in a subsequent year or if the energy usage of a customer
- 7 receiving electric service from an alternative electric supplier
- 8 exceeds its annual energy allotment for that facility, that
- 9 customer shall not be forced to purchase electricity from a
- 10 utility, but may purchase electricity from an alternative electric
- 11 supplier for that facility during that calendar year.
- 12 (c) Notwithstanding any other provision of this section,
- 13 customers seeking to expand usage at a facility that has been
- 14 continuously served through an alternative electric supplier since
- 15 April 1, 2008 shall be permitted to purchase electricity from an
- 16 alternative electric supplier for both the existing and any
- 17 expanded load at that facility as well as any new facility
- 18 constructed or acquired after the effective date of the amendatory
- 19 act that added this subdivision OCTOBER 6, 2008 that is similar in
- 20 nature if the customer owns more than 50% of the new facility.
- 21 (d) Notwithstanding any other provision of this section, any
- 22 customer operating an iron ore mining facility, iron ore processing
- 23 facility, or both, located in the Upper Peninsula of this state,
- 24 shall be permitted to purchase all or any portion of its
- 25 electricity from an alternative electric supplier, regardless of
- 26 whether the sales exceed 10% THE PERCENTAGE SET FORTH IN
- 27 SUBDIVISION (A) OR THE PERCENTAGE DETERMINED BY THE COMMISSION

- 1 UNDER SUBDIVISION (E) of the serving electric utility's average
- weather-adjusted retail sales.
- 3 (E) THE ELECTRIC CHOICE CAP FOR AN ELECTRIC UTILITY THAT HAS
- 4 IMPLEMENTED SECURITIZATION CHARGES AUTHORIZED BY THE COMMISSION
- 5 SHALL BE DETERMINED AS FOLLOWS:
- 6 (i) WITHIN 30 DAYS OF THE EFFECTIVE DATE OF THE AMENDATORY ACT
- 7 THAT ADDED THIS SUBDIVISION, THE COMMISSION SHALL, FOR THE
- 8 REMAINDER OF THAT CALENDAR YEAR, SET THE ELECTRIC CHOICE CAP TO BE
- 9 THE GREATEST OF THE FOLLOWING:
- 10 (A) 10%.
- 11 (B) A PERCENTAGE EQUAL TO THE PERCENTAGE OF WEATHER-ADJUSTED
- 12 RETAIL SALES FOR THE PRECEDING CALENDAR YEAR ALLOTTED TO CUSTOMERS
- 13 TAKING SERVICE FROM AN ALTERNATIVE ELECTRIC SUPPLIER ON THE
- 14 EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SUBDIVISION
- 15 PLUS THE PERCENTAGE OF WEATHER-ADJUSTED RETAIL SALES FOR THE
- 16 PRECEDING CALENDAR YEAR REPRESENTED BY ADDITIONAL CUSTOMERS
- 17 REQUESTING SERVICE FROM AN ALTERNATIVE ELECTRIC SUPPLIER ON THE
- 18 EFFECTIVE DATE OF THE AMENDATORY ACT THAT ADDED THIS SUBDIVISION
- 19 BUT WHO HAVE NOT RECEIVED AN ALLOTMENT UNDER THIS SUBSECTION. THE
- 20 COMMISSION SHALL ENSURE THAT ANY CUSTOMER REQUESTING SERVICE FROM
- 21 AN ALTERNATIVE ELECTRIC SUPPLIER ON OR BEFORE THE EFFECTIVE DATE OF
- 22 THE AMENDATORY ACT THAT ADDED THIS SUBDIVISION IS ALLOWED TO
- 23 PURCHASE ELECTRICITY FROM AN ALTERNATIVE ELECTRIC SUPPLIER.
- 24 (C) THE HIGHEST PERCENTAGE, DETERMINED ON A CALENDAR-YEAR
- 25 BASIS FOR YEARS 2000 THROUGH 2012, OF WEATHER-ADJUSTED RETAIL SALES
- 26 FOR THE PRECEDING CALENDAR YEAR REPRESENTING CUSTOMERS WHO TOOK
- 27 SERVICE FROM AN ALTERNATIVE ELECTRIC SUPPLIER. THE COMMISSION SHALL

- 1 ENSURE THAT ANY CUSTOMER REQUESTING SERVICE FROM AN ALTERNATIVE
- 2 ELECTRIC SUPPLIER ON OR BEFORE THE EFFECTIVE DATE OF THE AMENDATORY
- 3 ACT THAT ADDED THIS SUBDIVISION IS ALLOWED TO PURCHASE ELECTRICITY
- 4 FROM AN ALTERNATIVE ELECTRIC SUPPLIER.
- 5 (ii) FOR EACH OF THE 3 CALENDAR YEARS FOLLOWING THE CALENDAR
- 6 YEAR IN WHICH THE AMENDATORY ACT THAT ADDED THIS SUBDIVISION TAKES
- 7 EFFECT, THE COMMISSION SHALL, AT THE BEGINNING OF EACH CALENDAR
- 8 YEAR, INCREASE THE ELECTRIC CHOICE CAP FOR A UTILITY SUBJECT TO
- 9 THIS SUBDIVISION FROM ITS THEN CURRENT PERCENTAGE BY 6%. THE
- 10 COMMISSION SHALL DO EACH OF THE FOLLOWING:
- 11 (A) ENSURE THAT ANY AND ALL SAVINGS BY THE UTILITY, INCLUDING,
- 12 BUT NOT LIMITED TO, FUEL, POWER PURCHASE COSTS, AND INCREASED
- 13 WHOLESALE REVENUES, DUE TO AN INCREASE IN THE RETAIL SALES
- 14 ASSOCIATED WITH CUSTOMERS TAKING SERVICE FROM AN ALTERNATIVE
- 15 ELECTRIC SUPPLIER ARE PASSED THROUGH TO FULL-SERVICE CUSTOMERS
- 16 THROUGH THE UTILITY'S POWER SUPPLY COST RECOVERY PROCEEDINGS.
- 17 (B) IN SETTING RATES FOR THE UTILITY, RECOGNIZE THE EFFECT OF
- 18 AN INCREASE OR DECREASE IN THE RETAIL SALES ASSOCIATED WITH
- 19 CUSTOMERS TAKING SERVICE FROM AN ALTERNATIVE ELECTRIC SUPPLIER,
- 20 EITHER THROUGH A REVENUE DECOUPLING MECHANISM OR THROUGH A TEST
- 21 YEAR USED FOR SETTING RATES THAT BEGINS AFTER THE EFFECTIVE DATE OF
- 22 THE AMENDATORY ACT THAT ADDED THIS SUBDIVISION.
- 23 (iii) ON AND AFTER THE BEGINNING OF THE FOURTH CALENDAR YEAR
- 24 FOLLOWING THE CALENDAR YEAR IN WHICH THE AMENDATORY ACT THAT ADDED
- 25 THIS SUBDIVISION TAKES EFFECT, IF THE ELECTRIC CHOICE CAP HAS BEEN
- 26 REACHED FOR AN ELECTRIC UTILITY AND THE ALLOTMENT OF RETAIL SALES
- 27 REPRESENTED BY CUSTOMERS REQUESTING SERVICE FROM AN ALTERNATIVE

- 1 ELECTRIC SUPPLIER WHO CANNOT BE SERVED UNDER THE EXISTING ELECTRIC
- 2 CHOICE CAP EXCEEDS 2% OF THE ELECTRIC UTILITY'S WEATHER-ADJUSTED
- 3 RETAIL SALES FOR THE PRECEDING CALENDAR YEAR, THEN THE COMMISSION
- 4 SHALL, WITHIN 30 DAYS, INITIATE A CONTESTED CASE TO DETERMINE IF
- 5 THE ELECTRIC CHOICE CAP SHOULD BE INCREASED. WITHIN 180 DAYS OF THE
- 6 INITIATION OF THE CONTESTED CASE, THE COMMISSION SHALL ISSUE AN
- 7 ORDER INCREASING AN ELECTRIC UTILITY'S ELECTRIC CHOICE CAP BY THE
- 8 PERCENTAGE OF WEATHER-ADJUSTED RETAIL SALES REPRESENTED BY THOSE
- 9 CUSTOMERS REQUESTING SERVICE FROM AN ALTERNATIVE ELECTRIC SUPPLIER
- 10 PLUS 3% OF THE UTILITY'S WEATHER-ADJUSTED RETAIL SALES FOR THE
- 11 PRECEDING CALENDAR YEAR UNLESS IT FINDS, BASED ON THE EVIDENTIARY
- 12 RECORD IN THE CONTESTED CASE, THAT INCREASING THE ELECTRIC CHOICE
- 13 CAP WILL CAUSE SUBSTANTIAL HARM TO FULL-SERVICE CUSTOMERS. IN
- 14 DETERMINING WHETHER AN INCREASE IN THE CUSTOMER CHOICE CAP WILL
- 15 RESULT IN SUBSTANTIAL HARM TO FULL-SERVICE CUSTOMERS, THE
- 16 COMMISSION SHALL CONSIDER ALL THE COSTS AND SAVINGS EXPERIENCED OR
- 17 EXPECTED TO BE EXPERIENCED BY FULL-SERVICE CUSTOMERS BASED ON THE
- 18 DIFFERENCE BETWEEN COSTS AND SAVINGS WITH AND WITHOUT THE PROPOSED
- 19 PERCENTAGE INCREASE IN THE ELECTRIC CHOICE CAP, INCLUDING, BUT NOT
- 20 LIMITED TO, THE COSTS AND SAVINGS OF FUEL, PURCHASED POWER,
- 21 WHOLESALE SALES, INVESTMENT IN NEW OR EXISTING GENERATING
- 22 FACILITIES, AND PURCHASE, LEASE, OR ACQUISITION OF GENERATING
- 23 CAPACITY. THE COMMISSION SHALL NOT INITIATE MORE THAN 1 CONTESTED
- 24 CASE FOR AN ELECTRIC UTILITY UNDER THIS SUBDIVISION IN ANY 12-MONTH
- 25 PERIOD.
- 26 (2) The commission shall issue orders establishing a licensing
- 27 procedure for all alternative electric suppliers. To ensure

- 1 adequate service to customers in this state, the commission shall
- 2 require that an alternative electric supplier maintain an office
- 3 within this state, shall assure that an alternative electric
- 4 supplier has the necessary financial, managerial, and technical
- 5 capabilities, shall require that an alternative electric supplier
- 6 maintain records which the commission considers necessary, and
- 7 shall ensure an alternative electric supplier's accessibility to
- 8 the commission, to consumers, and to electric utilities in this
- 9 state. The commission also shall require alternative electric
- 10 suppliers to agree that they will collect and remit to local units
- 11 of government all applicable users, sales, and use taxes. An
- 12 alternative electric supplier is not required to obtain any
- 13 certificate, license, or authorization from the commission other
- 14 than as required by this act.
- 15 (3) The commission shall issue orders to ensure that customers
- 16 in this state are not switched to another supplier or billed for
- 17 any services without the customer's consent.
- 18 (4) No later than December 2, 2000, the commission shall
- 19 establish a code of conduct that shall apply to all electric
- 20 utilities. The code of conduct shall include, but is not limited
- 21 to, measures to prevent cross-subsidization, information sharing,
- 22 and preferential treatment, between a utility's regulated and
- 23 unregulated services, whether those services are provided by the
- 24 utility or the utility's affiliated entities. The code of conduct
- 25 established under this subsection shall also be applicable to
- 26 electric utilities and alternative electric suppliers consistent
- with section 10, this section, and sections 10b through 10cc.

- 1 (5) An electric utility may offer its customers an appliance
- 2 service program. Except as otherwise provided by this section, the
- 3 utility shall comply with the code of conduct established by the
- 4 commission under subsection (4). As used in this section,
- 5 "appliance service program" or "program" means a subscription
- 6 program for the repair and servicing of heating and cooling systems
- 7 or other appliances.
- **8** (6) A utility offering a program under subsection (5) shall do
- 9 all of the following:
- (a) Locate within a separate department of the utility or
- 11 affiliate within the utility's corporate structure the personnel
- 12 responsible for the day-to-day management of the program.
- 13 (b) Maintain separate books and records for the program,
- 14 access to which shall be made available to the commission upon
- 15 request.
- 16 (c) Not promote or market the program through the use of
- 17 utility billing inserts, printed messages on the utility's billing
- 18 materials, or other promotional materials included with customers'
- 19 utility bills.
- 20 (7) All costs directly attributable to an appliance service
- 21 program allowed under subsection (5) shall be allocated to the
- 22 program as required by this subsection. The direct and indirect
- 23 costs of employees, vehicles, equipment, office space, and other
- 24 facilities used in the appliance service program shall be allocated
- 25 to the program based upon the amount of use by the program as
- 26 compared to the total use of the employees, vehicles, equipment,
- 27 office space, and other facilities. The cost of the program shall

- 1 include administrative and general expense loading to be determined
- 2 in the same manner as the utility determines administrative and
- 3 general expense loading for all of the utility's regulated and
- 4 unregulated activities. A subsidy by a utility does not exist if
- 5 costs allocated as required by this subsection do not exceed the
- 6 revenue of the program.
- 7 (8) A utility may include charges for its appliance service
- 8 program on its monthly billings to its customers if the utility
- 9 complies with all of the following requirements:
- 10 (a) All costs associated with the billing process, including
- 11 the postage, envelopes, paper, and printing expenses, are allocated
- 12 as required under subsection (7).
- 13 (b) A customer's regulated utility service is not terminated
- 14 for nonpayment of the appliance service program portion of the
- **15** bill.
- 16 (c) Unless the customer directs otherwise in writing, a
- 17 partial payment by a customer is applied first to the bill for
- 18 regulated service.
- 19 (9) In marketing its appliance service program to the public,
- 20 a utility shall do all of the following:
- 21 (a) The list of customers receiving regulated service from the
- 22 utility shall be available to a provider of appliance repair
- 23 service upon request within 2 business days. The customer list
- 24 shall be provided in the same electronic format as such THAT
- 25 information is provided to the appliance service program. A new
- 26 customer shall be added to the customer list within 1 business day
- 27 of the date the customer requested to turn on service.

- 1 (b) Appropriately allocate costs as required under subsection
- 2 (7) when personnel employed at a utility's call center provide
- 3 appliance service program marketing information to a prospective
- 4 customer.
- 5 (c) Prior to BEFORE enrolling a customer into the program, the
- 6 utility shall inform the potential customer of all of the
- 7 following:
- 8 (i) That appliance service programs may be available from
- 9 another provider.
- 10 (ii) That the appliance service program is not regulated by the
- 11 commission.
- 12 (iii) That a new customer shall have HAS 10 days after
- 13 enrollment to cancel his or her appliance service program contract
- 14 without penalty.
- 15 (iv) That the customer's regulated rates and conditions of
- 16 service provided by the utility are not affected by enrollment in
- 17 the program or by the decision of the customer to use the services
- 18 of another provider of appliance repair service.
- 19 (d) The utility name and logo may be used to market the
- 20 appliance service program provided that the program is not marketed
- 21 in conjunction with a regulated service. To the extent that a
- 22 program utilizes the utility's name and logo in marketing the
- 23 program, the program shall include language on all material
- 24 indicating that the program is not regulated by the commission.
- 25 Costs shall not be allocated to the program for the use of the
- 26 utility's name or logo.
- 27 (10) This section does not prohibit the commission from

- 1 requiring a utility to include revenues from an appliance service
- 2 program in establishing base rates. If the commission includes the
- 3 revenues of an appliance service program in determining a utility's
- 4 base rates, the commission shall also include all of the costs of
- 5 the program as determined under this section.
- 6 (11) Except as otherwise provided in this section, the code of
- 7 conduct with respect to an appliance service program shall not
- 8 require a utility to form a separate affiliate or division to
- 9 operate an appliance service program, impose further restrictions
- 10 on the sharing of employees, vehicles, equipment, office space, and
- 11 other facilities, or require the utility to provide other providers
- 12 of appliance repair service with access to utility employees,
- 13 vehicles, equipment, office space, or other facilities.
- 14 (12) This act does not prohibit or limit the right of a person
- 15 to obtain self-service power and does not impose a transition,
- 16 implementation, exit fee, or any other similar charge on self-
- 17 service power. A person using self-service power is not an electric
- 18 supplier, electric utility, or a person conducting an electric
- 19 utility business. As used in this subsection, "self-service power"
- 20 means any of the following:
- 21 (a) Electricity generated and consumed at an industrial site
- 22 or contiguous industrial site or single commercial establishment or
- 23 single residence without the use of an electric utility's
- 24 transmission and distribution system.
- 25 (b) Electricity generated primarily by the use of by-product
- 26 fuels, including waste water solids, which electricity is consumed
- 27 as part of a contiguous facility, with the use of an electric

- 1 utility's transmission and distribution system, but only if the
- 2 point or points of receipt of the power within the facility are not
- 3 greater than 3 miles distant from the point of generation.
- 4 (c) A site or facility with load existing on June 5, 2000 that
- 5 is divided by an inland body of water or by a public highway, road,
- 6 or street but that otherwise meets this definition meets the
- 7 contiguous requirement of this subdivision regardless of whether
- 8 self-service power was being generated on June 5, 2000.
- 9 (d) A commercial or industrial facility or single residence
- 10 that meets the requirements of subdivision (a) or (b) meets this
- 11 definition whether or not the generation facility is owned by an
- 12 entity different from the owner of the commercial or industrial
- 13 site or single residence.
- 14 (13) This act does not prohibit or limit the right of a person
- 15 to engage in affiliate wheeling and does not impose a transition,
- 16 implementation, exit fee, or any other similar charge on a person
- 17 engaged in affiliate wheeling. As used in this section:
- 18 (a) "Affiliate" means a person or entity that directly, or
- 19 indirectly through 1 or more intermediates, controls, is controlled
- 20 by, or is under common control with another specified entity. As
- 21 used in this subdivision, "control" means, whether through an
- 22 ownership, beneficial, contractual, or equitable interest, the
- 23 possession, directly or indirectly, of the power to direct or to
- 24 cause the direction of the management or policies of a person or
- 25 entity or the ownership of at least 7% of an entity either directly
- 26 or indirectly.
- (b) "Affiliate wheeling" means a person's use of direct access

- 1 service where an electric utility delivers electricity generated at
- 2 a person's industrial site to that person or that person's
- 3 affiliate at a location, or general aggregated locations, within
- 4 this state that was either 1 of the following:
- (i) For at least 90 days during the period from January 1, 1996
- 6 to October 1, 1999, supplied by self-service power, but only to the
- 7 extent of the capacity reserved or load served by self-service
- 8 power during the period.
- 9 (ii) Capable of being supplied by a person's cogeneration
- 10 capacity within this state that has had since January 1, 1996 a
- 11 rated capacity of 15 megawatts or less, was placed in service
- 12 before December 31, 1975, and has been in continuous service since
- 13 that date. A person engaging in affiliate wheeling is not an
- 14 electric supplier, an electric utility, or conducting an electric
- 15 utility business when a person engages in affiliate wheeling.
- 16 (14) The rights of parties to existing contracts and
- 17 agreements in effect as of January 1, 2000 between electric
- 18 utilities and qualifying facilities, including the right to have
- 19 the charges recovered from the customers of an electric utility, or
- 20 its successor, shall not be abrogated, increased, or diminished by
- 21 this act, nor shall the receipt of any proceeds of the
- 22 securitization bonds by an electric utility be a basis for any
- 23 regulatory disallowance. Further, any securitization or financing
- 24 order issued by the commission that relates to a qualifying
- 25 facility's power purchase contract shall fully consider that
- 26 qualifying facility's legal and financial interests.
- 27 (15) A customer who elects to receive service from an

- 1 alternative electric supplier may subsequently provide notice to
- 2 the electric utility of the customer's desire to receive standard
- 3 tariff service from the electric utility. The procedures in place
- 4 for each electric utility as of January 1, 2008 that set forth the
- 5 terms pursuant to which a customer receiving service from an
- 6 alternative electric supplier may return to full service from the
- 7 electric utility are ratified and shall remain in effect and may be
- 8 amended by the commission as needed. If an electric utility did not
- 9 have the procedures in place as of January 1, 2008, the commission
- 10 shall adopt those procedures.
- 11 (16) The commission shall authorize rates that will ensure
- 12 that an electric utility that offered retail open access service
- 13 from 2002 through the effective date of the amendatory act that
- 14 added this subsection OCTOBER 6, 2008 fully recovers its
- 15 restructuring costs and any associated accrued regulatory assets.
- 16 This includes, but is not limited to, implementation costs,
- 17 stranded costs, and costs authorized pursuant to section 10d(4) as
- 18 it existed prior to the effective date of the amendatory act that
- 19 added this subsection BEFORE OCTOBER 6, 2008, that have been
- 20 authorized for recovery by the commission in orders issued prior to
- 21 the effective date of the amendatory act that added this subsection
- 22 BEFORE OCTOBER 6, 2008. The commission shall approve surcharges
- 23 that will ensure full recovery of all such costs within 5 years of
- 24 the effective date of the amendatory act that added this subsection
- 25 BY OCTOBER 6, 2013.
- 26 (17) As used in subsections (1) and (15):
- 27 (a) "Customer" means the building or facilities served through

- 1 a single existing electric billing meter and does not mean the
- 2 person, corporation, partnership, association, governmental body,
- 3 or other entity owning or having possession of the building or
- 4 facilities.
- 5 (B) "ELECTRIC CHOICE CAP" MEANS THE LIMIT ON A UTILITY'S
- 6 WEATHER-ADJUSTED RETAIL SALES THAT MAY TAKE SERVICE FROM AN
- 7 ALTERNATIVE ELECTRIC SUPPLIER, AS SPECIFIED IN SUBSECTION (1)(A) OR
- 8 AS DETERMINED BY THE COMMISSION UNDER SUBSECTION (1)(E).
- 9 (C) "FULL-SERVICE CUSTOMER" MEANS A RETAIL CUSTOMER OF AN
- 10 ELECTRIC UTILITY WHO DOES NOT TAKE SERVICE FROM AN ALTERNATIVE
- 11 ELECTRIC SUPPLIER.
- 12 (D) "SECURITIZATION CHARGES" MEANS THAT TERM AS DEFINED IN
- 13 SECTION 10H.
- 14 (E) (b) "Standard tariff service" means, for each regulated
- 15 electric utility, the retail rates, terms, and conditions of
- 16 service approved by the commission for service to customers who do
- 17 not elect to receive generation service from alternative electric
- 18 suppliers.

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