MISSISSIPPI LEGISLATURE

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1139

1 AN ACT TO AMEND SECTION 77-5-203, MISSISSIPPI CODE OF 1972, 2 TO REVISE THE DEFINITION OF CERTAIN TERMS AS USED IN THE ELECTRIC 3 POWER ASSOCIATION LAW; TO AMEND SECTION 77-5-207, MISSISSIPPI CODE 4 OF 1972, TO PROVIDE THAT THE PERIOD OF DURATION OF A CORPORATION 5 FORMED UNDER THIS ARTICLE MAY BE PERPETUAL; TO AMEND SECTION 6 77-5-209, MISSISSIPPI CODE OF 1972, TO CLARIFY THAT THE NAME OF A 7 CORPORATION SHALL INCLUDE EITHER THE WORDS "ELECTRIC POWER 8 ASSOCIATION" OR "ELECTRIC COOPERATIVE"; TO AMEND SECTION 77-5-211, 9 MISSISSIPPI CODE OF 1972, TO CLARIFY THE PROCEDURE FOR FILING A 10 CERTIFICATE OF INCORPORATION WITH THE SECRETARY OF STATE; TO AMEND 11 SECTION 77-5-215, MISSISSIPPI CODE OF 1972, TO REVISE THE 12 PROCEDURE FOR A CORPORATION TO AMEND ITS CERTIFICATE OF 13 INCORPORATION; TO AMEND SECTION 77-5-217, MISSISSIPPI CODE OF 1972, TO REVISE THE PROCEDURE WHEREBY TWO OR MORE CORPORATIONS MAY 14 15 ENTER INTO AN AGREEMENT FOR CONSOLIDATION; TO AMEND SECTION 16 77-5-219, MISSISSIPPI CODE OF 1972, TO REVISE THE PROCEDURE FOR 17 DISSOLUTION OF A CORPORATION; TO AMEND SECTION 77-5-221, MISSISSIPPI CODE OF 1972, TO CLARIFY THE PROVISION PROVIDING FOR 18 THE ANNUAL ELECTION OF A BOARD OF DIRECTORS; TO AMEND SECTION 19 20 77-5-223, MISSISSIPPI CODE OF 1972, TO REVISE THE POWERS OF THE 21 BOARD OF DIRECTORS; TO AMEND SECTION 77-5-225, MISSISSIPPI CODE OF 22 1972, TO DELETE CERTAIN LANGUAGE REGARDING RATES TO NONMEMBERS; TO AMEND SECTION 77-5-229, MISSISSIPPI CODE OF 1972, TO MAKE A 23 24 NONSUBSTANTIVE CHANGE; TO AMEND SECTION 77-5-231, MISSISSIPPI CODE 25 OF 1972, TO REVISE THE SPECIFIC POWERS OF A CORPORATION FORMED 26 UNDER THIS ARTICLE; TO AMEND SECTION 77-5-233, MISSISSIPPI CODE OF 27 1972, TO PROVIDE THAT A CORPORATION SHALL CONTINUE TO HAVE THE 28 POWER TO ACQUIRE, CONSTRUCT, OWN, INVEST IN, OPERATE, MAINTAIN AND/OR IMPROVE GENERATING AND/OR TRANSMISSION ASSETS; TO AMEND 29 30 SECTION 77-5-235, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ALL 31 RATES OF A CORPORATION FORMED UNDER THIS ARTICLE SHALL BE 32 ESTABLISHED BY THE CORPORATION'S BOARD WITH CERTAIN EXCEPTIONS; TO 33 AMEND SECTION 77-5-239, MISSISSIPPI CODE OF 1972, TO AUTHORIZE A 34 CORPORATION TO INCUR OBLIGATIONS AND LIABILITIES, BORROW MONEY,

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35 ISSUE NOTES, BONDS, CERTIFICATES OF INDEBTEDNESS AND OTHER 36 OBLIGATIONS, AND TO ENTER CONTRACTS OF GUARANTY; TO AMEND SECTION 37 77-5-241, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT ANY NOTE, BOND OR OTHER INDEBTEDNESS ISSUED BY A CORPORATION MAY BEAR SUCH 38 39 INTEREST RATE OR RATES AS MAY BE DETERMINED BY THE BOARD OF 40 DIRECTORS; TO AMEND SECTION 77-5-243, MISSISSIPPI CODE OF 1972, TO PROVIDE FOR THE SECURITY FOR OBLIGATIONS OF A CORPORATION; TO 41 42 AMEND SECTION 77-5-247, MISSISSIPPI CODE OF 1972, TO PROVIDE THAT 43 MONIES OF A CORPORATION SHALL BE DEPOSITED OR INVESTED IN ONE OR 44 MORE BANKS, TRUST COMPANIES, FINANCIAL INSTITUTIONS OR SUCH OTHER 45 PUBLIC OR PRIVATE ENTITIES AS MAY BE APPROVED BY THE BOARD OF 46 DIRECTORS; TO AMEND SECTION 77-5-249, MISSISSIPPI CODE OF 1972, TO 47 PROVIDE THAT A CORPORATION AND ITS PROPERTY SHALL BE TAXED AND 48 ASSESSED IN ACCORDANCE WITH THE LAWS OF THE STATE OF MISSISSIPPI; 49 TO AMEND SECTION 77-5-253, MISSISSIPPI CODE OF 1972, TO REQUIRE EACH CORPORATION TO SUBMIT FINANCIAL AND COMPLIANCE AUDITS TO THE 50 MISSISSIPPI PUBLIC SERVICE COMMISSION AND PUBLIC UTILITIES STAFF; 51 52 TO AMEND SECTION 77-5-255, MISSISSIPPI CODE OF 1972, TO PROVIDE 53 FOR MEDIATION PROCEEDINGS OF DISPUTES BETWEEN MEMBERS OR CUSTOMERS 54 AND ELECTRIC POWER ASSOCIATIONS; TO CREATE SECTION 77-5-257, 55 MISSISSIPPI CODE OF 1972, TO DECLARE THAT THE MISSISSIPPI PUBLIC 56 SERVICE COMMISSION AND POLITICAL SUBDIVISIONS OF THE STATE SHALL 57 NOT HAVE JURISDICTION OVER THOSE PORTIONS OR ASPECTS OF A 58 CORPORATION'S OPERATIONS, FACILITIES, SERVICES OR RATES THAT ARE 59 REGULATED BY THE TENNESSEE VALLEY AUTHORITY; TO CREATE SECTION 60 77-5-259, MISSISSIPPI CODE OF 1972, TO LIMIT THE TIME BY WHICH AN 61 ACTION MAY BE COMMENCED FOR COLLECTION OR REIMBURSEMENT ARISING 62 FROM A BILLING ERROR BY A CORPORATION; AND FOR RELATED PURPOSES. 63 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 64 SECTION 1. Section 77-5-203, Mississippi Code of 1972, is 65 amended as follows: 66 77-5-203. The following terms whenever used or referred to 67 in this article shall have the following meanings, unless a 68 different meaning clearly appears from the context: 69 (a) "Corporation" shall mean a corporation formed under 70 this article or operating under this article pursuant to Section 71 77-5-213. 72 (b) "Bonds" shall mean and include bonds, interim 73 certificates or receipts, notes, debentures and all other

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74 evidences of indebtedness, either issued or the payment thereof 75 assumed by the corporation.

(c) "Person" shall mean and include natural persons,
firms, associations, corporations, business trusts, partnerships
and bodies politic.

(d) "Energy" shall mean and include any and allelectric energy no matter how or where generated or produced.

81 (e) "Acquire" shall mean and include construct, acquire 82 by purchase, lease, devise, gift, or other mode of acquisition.

(f) "System" shall mean and include any plant, works, system, facilities, or properties, or parts thereof, together with all appurtenances thereto, used or useful in connection with the generation, production, transmission or distribution of energy.

87 (g) "Law" shall mean any act or statute, general,88 special or local of this state.

(h) "Federal agency" shall mean and include the United
States of America, the President of the United States of America,
Tennessee Valley Authority, the Federal Emergency * * * <u>Management</u>
<u>Agency, the United States Department of Agriculture and its</u>
<u>agencies, including the Rural Utilities Service</u>, and any and all
other authorities, agencies and instrumentalities of the United
States of America, heretofore or hereafter created.

96 (i) "Improve" shall mean and include construct,
 97 reconstruct, improve, replace, extend, enlarge, alter, better or
 98 repair.

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101 (k) "Member" shall mean and include each natural person 102 signing the certificate of incorporation of a corporation and each 103 person admitted to <u>and retaining</u> membership therein pursuant to 104 law or its bylaws, and shall include a joint membership as defined 105 by the corporation's bylaws.

(1) "Services" or "service" shall mean the sale or other disposition of energy, electrical appliances, wiring and equipment at the lowest cost consistent with sound economy, public advantage and the prudent conduct of the business of a corporation.

111 "Certificate of incorporation" includes a (m) 112 certificate of incorporation or articles of incorporation. 113 (n) "Rate" means and includes every compensation, 114 charge, deposit, contribution, fee, fare, toll, rental, cost and 115 classification, or the formula or method by which such may be determined, or any of them, demanded, observed, charged, 116 117 collected, avoided, or owed by a corporation for or relating to 118 electric energy offered or provided by the corporation to the 119 public or received by the corporation, and any rules, regulations, 120 practices or contracts relating to any such compensation, charge, deposit, contribution, fee, fare, toll, rental, cost, or 121 122 classification, including, but not limited to, any rules, 123 regulations, practices or contracts relating to the disconnection

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124 of service to members or nonmember customers who have failed to 125 pay for electric energy provided by the corporation. 126 SECTION 2. Section 77-5-207, Mississippi Code of 1972, is 127 amended as follows: 128 77-5-207. The certificate of incorporation shall state: 129 (a) The name of the corporation, which name shall 130 include the words "electric power association" or "electric 131 cooperative" and shall be such as to distinguish it from any other 132 corporation organized and existing under the laws of this state. 133 The location of its principal office and the (b) 134 post-office address thereof. 135 The maximum number of directors, not less than (C) 136 three (3). 137 The names and post-office addresses of the (d) directors who are to manage the affairs of the corporation for the 138 139 first year of its existence, or until their successors are chosen. 140 The period of the duration of the corporation, (e) which * * * may be perpetual. 141 142 The terms and conditions upon which persons shall (f) 143 be admitted to membership in the corporation. 144 The certificate of incorporation may also contain any provisions not contrary to law which the incorporators may choose 145 to insert for the regulation of its business and for the conduct 146 of the affairs of the corporation. It may also contain any 147

148 provisions creating, defining, limiting or regulating the powers 149 of the corporation, its directors and members.

150 SECTION 3. Section 77-5-209, Mississippi Code of 1972, is 151 amended as follows:

152 77-5-209. The name of a corporation *** * *** shall include 153 either the words "electric power association" or "electric 154 cooperative." The words "electric power association" and the 155 words "electric cooperative" shall not be used in the corporate 156 name of any corporation other than those formed pursuant to the provisions of this article or those operating under this article 157 pursuant to Section 77-5-213. Whenever the words "electric power 158 159 association" or "electric cooperative" or "nonprofit cooperative 160 electric power association" appear in the laws of this state, such words shall refer to a corporation formed pursuant to and/or 161 162 operating under the provisions of this article, including a 163 corporation that uses either the words "electric power 164 association" or "electric cooperative" in its name.

165 SECTION 4. Section 77-5-211, Mississippi Code of 1972, is 166 amended as follows:

167 77-5-211. The natural persons executing the certificate of 168 incorporation shall be residents of the territory in which the 169 principal operations of the corporation are to be conducted, who 170 are desirous of using electric energy to be furnished by the 171 corporation. The certificate of incorporation shall be 172 acknowledged by the subscribers before any officer authorized to

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185 SECTION 5. Section 77-5-215, Mississippi Code of 1972, is 186 amended as follows:

187 77-5-215. A corporation * * * may amend its certificate of 188 incorporation to change its corporate name, to increase or reduce 189 the number of its directors, or to change any other provisions therein. Notwithstanding any provisions of a corporation's 190 191 certificate * * * of incorporation to the contrary, * * * if a 192 corporation's certificate of incorporation provides that the 193 period of duration of the corporation is a limited number of 194 years, the corporation may amend its certificate to provide that 195 the duration of the corporation is perpetual if such an amendment is authorized by the board of directors of the corporation 196 197 pursuant to the affirmative vote of at least two-thirds (2/3) of

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198 the directors. Otherwise, and not withstanding any provisions of 199 a corporation's certificate of incorporation to the contrary, a 200 corporation may amend its certificate of incorporation if (a) the 201 amendment is authorized by the board of directors of the 202 corporation pursuant to the affirmative vote of at least 203 two-thirds (2/3) of the directors, and (b) the amendment 204 authorized by the board of directors is ratified by sixty percent 205 (60%) of the corporation's members voting, at either the 206 corporation's annual meeting or at a meeting of the members called 207 for the special purpose of considering and voting on the 208 amendment. Written notice of any meeting at which an amendment to 209 the corporation's certificate * * * of incorporation will be voted 210 on by the members must be sent to the corporation's members at 211 least thirty (30) days prior to the date of the meeting. The 212 notice shall set forth the date, time, location and purpose of the 213 meeting, and identify and describe the purpose of the amendment 214 authorized by the corporation's board of directors. In the event an amendment is fully authorized * * * in accordance with the 215 216 foregoing, a certificate reflecting the amendment to the 217 certificate *** * *** of incorporation shall be prepared and executed 218 by the president and by the secretary of the corporation who shall 219 both affirm therein, under oath, that they have been authorized by 220 the corporation to execute and file such certificate. Such 221 certificate of amendment shall then be filed by the corporation in 222 the Office of the Secretary of State, who shall forthwith cause

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this certificate to be handled in the manner prescribed in Section 223 224 77-5-211 for original certificates of incorporation; and the 225 amendment of the corporation's certificate or articles of 226 incorporation shall be effective as of the date on which the 227 certificate of amendment is * * * filed with the Secretary of 228 State, and the powers specified in the certificate of amendment 229 shall thereupon be vested in the corporation without further 230 formalities. 231 SECTION 6. Section 77-5-217, Mississippi Code of 1972, is 232 amended as follows: 233 77-5-217. Any two (2) or more corporations *** * *** may enter 234 into an agreement for the consolidation of such corporations. 235 Such agreement, which may or may not require the dissolution of 236 one or both of the corporations as provided in Section 77-5-219, 237 shall set forth the terms and conditions of the consolidation, the 238 name of the proposed consolidated corporation, the number of its 239 directors, who shall be not less than three (3), the time of the * * * initial meeting of the consolidated corporation and 240 241 election of directors, and the name of at least three (3) persons 242 to * * * serve as directors until the * * * election of directors 243 at the initial meeting. * * * To be effective, any such 244 agreement * * * must be (a) authorized by the * * * board of * * * 245 directors of each corporation pursuant to the affirmative vote of 246 at least two-thirds (2/3) of the directors of each corporation, 247 and (b) ratified by sixty percent (60%) of each corporation's

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H. B. No. 1139 16/HR26/R1541CS PAGE 9 (CAA\KW) 248 members voting, at either the corporation's annual meeting or at a 249 meeting of the members called for the special purpose of 250 considering and voting on the agreement for consolidation. If the 251 agreement is so authorized and ratified, a joint application for 252 approval of consolidation shall be filed by the consolidating 253 corporations with the Mississippi Public Service Commission in the 254 manner provided by Section 77-3-23. In no event shall another 255 party be allowed to intervene in a proceeding initiated under this 256 section for the purpose of seeking to obtain the certificated 257 area, or any portion thereof, of any petitioning party. Upon approval of the application by the commission, the directors named 258 259 in the consolidation agreement shall subscribe and acknowledge a 260 certificate conforming substantially to * * * an original * * * 261 certificate of incorporation, except that it shall be entitled and indorsed "certificate of consolidation of " (the blank space 262 263 being filled in with the names of the corporations being 264 consolidated) and shall state: 265 The names of the corporations being consolidated. (a) 266 The name of the consolidated corporation. (b) 267 The other items required or permitted to be stated (C) 268 in * * * a corporation's original certificate of incorporation. 269 Such certificate of consolidation * * * shall be filed with

270 <u>the Secretary of State</u> in the same *** * *** <u>manner</u> as *** * *** <u>provided</u> 271 <u>in Section 77-5-211. Upon such filing</u>, the proposed consolidated 272 corporation, under its designated name, shall be and constitute a

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273 body corporate with all the powers of a corporation as originally 274 formed under the provisions of this article.

275 **SECTION 7.** Section 77-5-219, Mississippi Code of 1972, is 276 amended as follows:

277 77-5-219. * * * <u>Upon complying with the requirements of</u> 278 <u>Section 77-5-217 or 77-5-237, a</u> corporation * * * may be dissolved 279 by filing, as hereinafter provided, a certificate which shall be 280 entitled and indorsed "certificate of dissolution of ____" (the 281 blank space being filled in with the name of the corporation) and 282 shall state:

283

(a) Name of the corporation * * *.

(b) The date of filing of the * * <u>corporation's most</u>
recent certificate of incorporation.

286 (c) That the corporation elects to dissolve.

(d) The name and post-office address of each of its
directors, and the name, title and post-office address of each of
its officers.

290 Such certificate shall be subscribed and acknowledged in the 291 same manner as an original certificate of incorporation by 292 the * * * officers of the corporation, who shall make and annex an 293 affidavit stating that the corporation has complied with the 294 requirements of Section 77-5-217 or Section 77-5-237 and that they have been authorized to execute and file such certificate * * *. 295 296 A certificate of dissolution and a certified copy or copies 297 thereof shall be filed in the same *** * *** place as an original

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300 Such corporation shall continue for the purpose of paying, 301 satisfying and discharging any existing liabilities or obligations 302 and collecting or liquidating its assets, and doing all other acts 303 required to adjust and wind up its business and affairs, and may 304 sue and be sued in its corporate name. Any assets remaining after 305 all liabilities or obligations of the corporation have been 306 satisfied or discharged shall be ratably distributed to the 307 members thereof.

308 **SECTION 8.** Section 77-5-221, Mississippi Code of 1972, is 309 amended as follows:

77-5-221. * * * A corporation * * * shall have a board of 310 directors, and the powers of the corporation shall be vested in 311 and exercised by such board of directors. The directors of the 312 313 corporation * * *, other than those named in * * * a certificate 314 of incorporation, *** * *** shall be elected annually by the members entitled to vote. The initial directors of the corporation, 315 316 including directors elected to succeed those * * * named in a certificate of incorporation, shall be elected *** * *** as follows: 317 318 one-third (1/3) to be elected for a term of one (1) year, 319 one-third (1/3) for a term of two (2) years, and one-third (1/3)for a term of three (3) years. Thereafter, all directors shall be 320 elected for a term of three (3) years, or for such other term(s) 321 as may be subscribed by the corporation's certificate of 322

323 incorporation. Only members of * * * the corporation shall be 324 entitled to vote. The directors of a corporation must be members 325 of the corporation *** * *.** In order to qualify as a candidate for 326 director of a corporation by petition, a candidate shall obtain 327 not less than fifty (50) signatures of members of the 328 corporation * * * on whose board such candidate wishes to serve; 329 however, a corporation shall be empowered, in its discretion, to 330 adopt, through its bylaws, * * * provisions which * * * allow a 331 person to qualify as a candidate for director by petition by 332 obtaining less than fifty (50) signatures or by other less 333 restrictive means. The directors shall be entitled to 334 reimbursement for expenses incurred by them in the performance of 335 their duties. In addition to * * * reimbursement for expenses, 336 the board may authorize compensation and benefits to be paid to 337 and on behalf of such directors for the * * * performance of their 338 duties, including for the time it takes for them to travel to and 339 from meetings and to board functions. The board shall elect * * * periodically from its own number * * * <u>officers as prescribed by</u> 340 341 the corporation's bylaws. Directors may elect to attend the board 342 meetings by telephone or video conference. All board meetings, unless in executive session, shall be open to any member of a 343 344 corporation. Subject to the limitations below, any member or 345 customer of a corporation shall be entitled to address the board at any regular meeting regarding any suggestions for better 346 347 service, grievances or any other matter affecting the corporation.

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H. B. No. 1139 16/HR26/R1541CS PAGE 13 (CAA\KW) The * * * <u>board</u> shall have the right to impose reasonable limitations upon the number of members or customers addressing any one (1) board meeting * * * <u>and</u> the amount of time allotted to each presentation, and also <u>to</u> require <u>members and customers to</u> <u>give the board</u> reasonable * * * advance <u>notice</u> of <u>their desire to</u> <u>address</u> the board * * * so that the board may investigate and be able to respond to the presentation.

355 **SECTION 9.** Section 77-5-223, Mississippi Code of 1972, is 356 amended as follows:

357 77-5-223. The board <u>of a corporation</u> shall have power to do 358 all things necessary or convenient in conducting the business 359 of * * * <u>the</u> corporation, including, but not limited to:

360 (a) * * * To adopt and amend bylaws for the management 361 and regulation of the affairs of the corporation. The bylaws of a 362 corporation may make provisions, not inconsistent with law or its 363 certificate of incorporation, regulating the admission, 364 withdrawal, suspension or expulsion of members; the transfer of 365 membership; the fees and dues of members and the termination of 366 memberships on nonpayment of dues or otherwise; the numbers, times 367 and manner of choosing, qualifications, terms of office, official 368 designations, powers, duties and compensation of its officers; 369 defining a vacancy in the board or in any office and the manner of 370 filling it; the number of members to constitute a quorum at meetings * * *; the date of the annual meeting and the giving of 371 372 notice thereof and the holding of special meetings and the giving

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H. B. No. 1139 16/HR26/R1541CS PAGE 14 (CAA\KW) of notice thereof; the terms and conditions upon which the corporation is to render service to its members * * *; the disposition of the revenues and receipts of the corporation; regular and special meetings of the board and the giving of notice thereof; and such other matters as the board may deem appropriate or desirable.

379 (b) To appoint agents and employees and to fix their 380 compensation and <u>benefits and</u> the compensation <u>and benefits</u> of the 381 officers of the corporation.

382 (c) To execute all instruments <u>or documents, or to</u>
383 delegate the execution thereof.

384 (d) To delegate to one or more of the directors or to 385 the officers, agents and employees of a corporation such powers 386 and duties as it may deem proper.

387 (e) To make its own rules and regulations as to its388 procedure.

(f) * * * <u>To appoint such committees as the board shall</u> in its judgment see fit, which committees may consist of members or nonmembers of either the board or the corporation.

392 (g) To cause the corporation to reimburse directors for

393 expenses incurred by them in the performance of their duties and

394 to fix compensation and benefits to be paid to and on behalf of

395 directors for the performance of their duties.

396 SECTION 10. Section 77-5-225, Mississippi Code of 1972, is 397 amended as follows:

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398 77-5-225. Except as hereinafter provided, the corporate purpose of * * * a corporation * * * shall be to render service to 399 400 its members only. Any person may become and remain a member if 401 such person shall use energy supplied by such corporation and 402 shall comply with the terms and conditions in respect to 403 membership contained in the bylaws of such corporation, which 404 terms and conditions shall be nondiscriminatory. Any person who 405 shall agree to use energy supplied by the corporation from an 406 existing line or from a line the construction of which has been 407 authorized or commenced by the corporation may be admitted to 408 membership in the corporation prior to such use upon complying 409 with the other terms and conditions with respect to membership 410 contained in the certificate of incorporation or in the bylaws. 411 The membership fee of the corporation shall be fixed by the board 412 of directors. Should the corporation acquire any electric 413 facilities already dedicated or devoted to the public use it may, 414 for the purpose of continuing existing service and avoiding hardship, continue to serve the persons served directly from such 415 416 facilities at the times of such acquisition without requiring that 417 such persons become members. In no event shall the number of such 418 nonmembers served exceed forty-nine percent (49%) of the total 419 number of persons served by the corporation. Such nonmember 420 customers shall have the right to become members upon

421 nondiscriminatory terms. * * *

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424 77-5-229. * * * <u>A</u> corporation * * * is hereby vested with 425 all power necessary or requisite for the accomplishment of its 426 corporate purpose, and no enumeration of particular powers hereby 427 granted in this article shall be construed to impair any general 428 grant of power herein contained, or to limit any such grant to a 429 power or powers of the same class or classes as those so 430 enumerated.

431 SECTION 12. Section 77-5-231, Mississippi Code of 1972, is 432 amended as follows:

433 77-5-231. (1) A corporation * * * shall have power to do 434 any and all acts or things necessary or convenient for carrying 435 out the purposes for which it was formed, including, but not 436 limited to:

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(a) To sue and be sued.

(b) To have a seal and alter the same at pleasure.(c) To acquire, hold and dispose of property, real and

440 personal, tangible and intangible, or interests therein and to pay 441 therefor in cash or property or on credit, and to secure and 442 procure payment of all or any part of the purchase price thereof 443 on such terms and conditions as the board shall determine.

(d) To render service and to acquire, own, operate,
maintain and improve a system or systems within the state and in
counties adjacent thereto.

(e) To pledge all or any part of its revenues and to
mortgage or otherwise incumber all or any part of its property for
the purpose of securing the payment of the principal of and
interest on any of its bonds or other obligations.

451 (f) To use any right-of-way, easement or other similar 452 property right necessary or convenient in connection with the 453 acquisition, improvement, operation or maintenance of a system, 454 granted by the state or any political subdivision thereof, 455 provided that the governing body of such political subdivision 456 shall consent to such use, and to have and exercise the power of 457 eminent domain in the manner provided by the condemnation laws of 458 this state for acquiring private property for public use, such 459 right to be paramount except as to the property of the state or of 460 any political subdivision thereof.

(g) To accept gifts or grants of money, property, real
or personal, from any person, municipality or federal agency and
to accept voluntary and uncompensated services.

464 To make any and all contracts necessary or (h) 465 convenient for the full exercise of the powers in this article 466 granted, including, but not limited to, contracts with any person, 467 federal agency, state agency or municipality for the purchase, 468 transfer or sale of energy and/or the acquisition of all or any 469 part of any system, and in connection with any such contract to stipulate and agree to such covenants, terms and conditions as the 470 471 board may deem appropriate, including covenants, terms and

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472 conditions with respect to the resale rates, financial and 473 accounting methods, services, operation and maintenance practices 474 and the manner of disposing of the revenues of the system operated 475 and maintained by the corporation.

476 (i) To sell, lease, or otherwise dispose of all or any
477 part of its property, subject however to the provisions of Section
478 77-5-237.

(j) To contract debts, borrow money and to issue,
assume or indorse the payment of bonds or other evidences of
indebtedness.

482 (k) To fix, maintain and collect fees, rents, tolls and483 other charges for services rendered.

484 To acquire and to sell, lease, distribute and (1) 485 generally to deal in electrical and plumbing appliances, 486 apparatus, machinery and equipment for the purpose of and in 487 connection with the promotion of the sale of electric energy to 488 its customers; to assist its customers to purchase or otherwise obtain such appliances, apparatus, machinery and equipment; to 489 490 assist its customers to wire their premises and to install therein 491 such appliances, apparatus, machinery and equipment; to acquire 492 and to indorse, sell, pledge, hypothecate and dispose of notes, 493 bonds and other obligations of its customers in carrying out the 494 purposes expressed in this paragraph.

495 (m) To * * * maintain, in any reasonable manner and in
496 its discretion, its easements and rights-of-way and adjacent

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497 property within a reasonable or necessary distance of its energy 498 facilities free of vegetation, trees, limbs or other impediments 499 in order to foster the integrity and reliability of the 500 corporation's electric energy system or the safety of the public 501 or its members, agents or employees.

502 (* * *n) To condemn any land, easements, or 503 rights-of-way, either on, under, or above the ground, as the 504 association may deem necessary for any purposes mentioned in this 505 article other than the purposes described in subsection (2) of 506 this section, and such property or interest in such property may 507 be so acquired whether or not the same is owned or held for public 508 use by corporations, associations or persons having the power of 509 eminent domain, or otherwise held or used for public purposes. 510 Such power of condemnation may be exercised in the mode or method of procedure prescribed by Chapter 27, Title 11, Mississippi Code 511 512 of 1972, or in the mode or method of procedure prescribed by any 513 other applicable statutory provisions now in force or hereafter enacted for the exercise of the power of eminent domain. Where 514 515 condemnation proceedings become necessary, the judge of the 516 circuit court or the judge of the county court in counties where 517 the county court exists, in which such proceedings are filed, 518 shall, upon application of the authority, and upon the deposit in 519 court, to the use of the person or persons lawfully entitled thereto, of such amount as the judge may deem necessary to assure 520 521 just compensation, order that the right of possession shall issue

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H. B. No. 1139 16/HR26/R1541CS PAGE 20 (CAA\KW) immediately or as soon and upon such terms as the judge, in his discretion, may deem just and proper. Upon application of the parties in interest other than the corporation, the judge may order that the money deposited in the court, or any part thereof, be paid forthwith for or on account of the just compensation to be awarded in said proceedings.

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(* * *o) To operate across state lines.

529 (***<u>p</u>) To perform any and all of the foregoing acts 530 and to do any and all of the foregoing things under, through or by 531 means of its own officers, agents and employees, or by contracts 532 with any person, federal agency or municipality.

533 Any generation and transmission electric corporation (2)534 created under this article may undertake economic development 535 activities, whether directly, indirectly, or in conjunction with 536 other entities, including activities such as providing capital, or 537 investment in or acquisition and development of business or 538 industrial sites and the necessary infrastructure or services needed to attract new or existing businesses or industry, to 539 540 create or maintain employment opportunities, or otherwise to 541 positively impact its service territory or in some manner promote 542 the sale of electric energy.

543 **SECTION 13.** Section 77-5-233, Mississippi Code of 1972, is 544 amended as follows:

545 77-5-233. To the extent necessary in the judgment of * * * 546 its board to make effective the powers conferred by this

H. B. No. 1139 **~ OFFICIAL ~** 16/HR26/R1541CS PAGE 21 (CAA\KW) 547 article, * * * a corporation shall continue to have the power to acquire, construct, own, invest in, operate, maintain, and/or 548 improve *** * *** generating and/or transmission *** * *** assets. 549 550 SECTION 14. Section 77-5-235, Mississippi Code of 1972, is 551 amended as follows: 552 77-5-235. (1) A corporation * * * shall have the power to 553 fix, adjust, charge, collect and pay reasonable rates for electric 554 energy and other facilities, supplies, equipment, products, 555 commodities, goods and services furnished by, offered by or 556 furnished to the corporation. All rates of a corporation formed 557 or operating under the provisions of this article shall be 558 established by the corporation's board and shall not be regulated 559 by the Mississippi Public Service Commission. 560 (2) Notwithstanding the foregoing, a corporation shall be 561 subject to commission regulations that limit disconnections of 562 service during freeze warnings or excessive heat warnings issued 563 by the National Weather Service, limit disconnections of service 564 in life-threatening situations certified by a medical doctor, or 565 establish initial deposit requirements for certified victims of 566 domestic violence. 567 (3) Nothing herein shall be construed to impair the 568 Mississippi Public Service Commission's jurisdiction and 569 authority, if any, to require corporations to establish, offer or participate in energy efficiency or net metering programs, but in 570 571 no event shall the commission set or establish the level of

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expenditures, compensation or credits associated with a 572 573 corporation's energy efficiency, net metering or other programs. (4) 574 As used in this section, "attaching entity" means a 575 cable television system or provider of telecommunications service. 576 Nothing in this article shall be construed to impair the 577 Mississippi Public Service Commission's jurisdiction and authority 578 that existed prior to the effective date of this act, if any, with 579 regard to a corporation's rates, terms and conditions for 580 attachments by an attaching entity to poles owned or controlled by 581 the corporation. A corporation may only deny an attaching entity access to its owned or controlled poles on a nondiscriminatory 582 583 basis if there is insufficient capacity or for reasons of safety 584 and reliability and if the attaching entity will not resolve the 585 issue. Nothing in this subsection shall be construed to prohibit 586 a corporation from requiring an attaching entity to enter into a 587 pole attachment agreement consistent with this section. 588 (5) A corporation's rates for energy furnished or offered by the corporation shall be sufficient at all times to pay all 589 590 operating and maintenance expenses necessary or desirable for the 591 prudent conduct and operation of its business and to pay the 592 principal of and interest on such obligations as the corporation 593 may have issued and/or assumed in the performance of the purpose 594 for which it was formed. The revenues and receipts of a corporation shall first be devoted to such operating and 595 596 maintenance expenses and to the payment of such principal and

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H. B. No. 1139 16/HR26/R1541CS PAGE 23 (CAA\KW) 597 interest and thereafter to such reserves for improvement, new 598 construction, depreciation and contingencies as the board may from time to time prescribe. Revenues and receipts not needed for 599 600 these purposes shall be returned to the members * * * by such 601 means as the board may decide, including through the reimbursement 602 of membership fees, * * * the implementation of general rate 603 reductions, the limitation or avoidance of future rate increases, 604 or such other means as the board may * * * determine. 605 SECTION 15. Section 77-5-239, Mississippi Code of 1972, is 606 amended as follows: 607 77-5-239. A corporation * * * shall have the power to incur obligations and liabilities, borrow money, issue notes, bonds, 608 609 certificates of indebtedness and other obligations, and to enter 610 into contracts of guaranty. SECTION 16. Section 77-5-241, Mississippi Code of 1972, is 611 612 amended as follows: 613 77-5-241. Any * * * note, bond, or other * * * indebtedness * * * issued by a corporation * * * may bear such 614 615 interest rate or rates * * * as may be determined by the board of 616 directors of the corporation * * *. 617 SECTION 17. Section 77-5-243, Mississippi Code of 1972, is 618 amended as follows: 619 77-5-243. * * * A corporation shall have the power to 620 execute and deliver any of one or more mortgages, deeds of trust, 621 financing statements, or other instruments to secure debt H. B. No. 1139 ~ OFFICIAL ~ 16/HR26/R1541CS

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622 covering, or to create by other means a security interest in, any 623 or all of the real or personal property assets, rights, 624 privileges, licenses, franchises, and permits of the corporation 625 or any interest therein, as well as the revenues therefrom, 626 whether acquired or to be acquired wherever situated, for the 627 purpose of securing the payment or performance of any one or more 628 contracts, notes, bonds, or other obligations of the corporation. 629 SECTION 18. Section 77-5-247, Mississippi Code of 1972, is 630 amended as follows:

77-5-247. All * * * monies of a corporation from whatever 631 632 source derived, shall be deposited or prudently invested in one or 633 more banks * * *, trust companies, or financial institutions, as 634 may be approved by the board of directors, and, if the corporation 635 shall so require, each of such accounts shall be continuously 636 secured by a pledge of direct obligations of the United States of 637 America or of the State of Mississippi having an aggregate market 638 value, exclusive of accrued interest, at all times at least equal to the balance on deposit in such account or accounts, or 639 640 otherwise insured by the Federal Deposit Insurance Corporation by 641 whatever mechanism the corporation's board may deem appropriate. 642 Such securities shall either be deposited with the 643 corporation or held by a trustee or agent satisfactory to the 644 corporation. In lieu of any such pledge or such securities, said deposits may be secured by a surety bond or bonds which shall be 645

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647 corporation.

648 **SECTION 19.** Section 77-5-249, Mississippi Code of 1972, is 649 amended as follows:

650 77-5-249. * * * <u>A corporation</u> and * * * <u>its</u> property shall 651 be * * taxed and assessed in <u>accordance with</u> the * * * <u>laws of</u> 652 the * * <u>State of Mississippi</u>.

653 SECTION 20. Section 77-5-253, Mississippi Code of 1972, is 654 amended as follows:

655 77-5-253. All corporations created under this * * * article 656 shall submit annual financial and compliance audits to the 657 <u>Mississippi</u> Public Service Commission <u>and Public Utilities Staff</u> 658 for review and archiving.

659 SECTION 21. Section 77-5-255, Mississippi Code of 1972, is 660 amended as follows:

661 77-5-255. (1) Subject to the limitations herein, the Public 662 Service Commission shall investigate, review and *** * *** mediate any 663 dispute which qualifies as specified herein between a member or 664 customer and the corporation of which he is a member. The minimum amount of a dispute which shall qualify for * * * mediation under 665 666 this section shall be: (a) One Thousand Dollars (\$1,000.00) which 667 has accumulated over the past twelve (12) months or (b) ten percent (10%) of the cumulative previous twelve (12) months' 668 billing, whichever shall be the lesser. Investigation, review 669 670 and *** * *** mediation shall be commenced upon the filing of a

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petition with the Public Service Commission by a corporation or a 671 672 member or customer of a corporation; provided, however, that the 673 Public Service Commission shall not commence any proceedings nor 674 commence any investigation * * *, review or mediation of any such 675 dispute until it has first been notified by both the member and 676 the corporation of their consent to the investigation, review and 677 mediation. The Public Service Commission also shall not commence 678 any proceedings nor commence any investigation, review or 679 mediation pursuant to such petition if at the time of filing the 680 petition suit has been filed in any court of this state or of the 681 United States with regard to the subject matter of the dispute and 682 in which such corporation and member or customer are parties. Any 683 such petition shall be immediately dismissed if any such suit is 684 filed after filing of the petition with the commission.

In any * * * mediation proceedings commenced under the 685 (2)686 provisions of this section, the Public Service Commission may, by 687 order entered on its minutes and delivery of a certified copy thereof to the corporation, direct the corporation and the member 688 689 or customer to provide the Public Service Commission with copies 690 of all statements, accounts and reports concerning * * * the * * * 691 dispute which the Public Service Commission may require. The 692 Public Service Commission is further authorized to conduct 693 and * * * may conduct, or * * * request the * * * Public Utilities Staff to conduct, investigation * * * and * * * mediation of the 694 695 dispute and may negotiate with the corporation and the member or

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H. B. No. 1139 16/HR26/R1541CS PAGE 27 (CAA\KW) 696 customer for the resolution thereof. In every * * * mediation 697 proceeding under this section the Public Service Commission may 698 perform <u>only</u> such duties <u>relating to the dispute</u> as it deems 699 reasonable and likely to result in settlement of the dispute * * * 700 between the corporation and the member or customer.

701 (3) Participation <u>and continued participation</u> in any 702 investigation, proceeding, negotiation or * * * <u>mediation</u> under 703 the provisions of this section shall be voluntary by the 704 corporation and the member or customer * * *.

705 SECTION 22. The following shall be codified as Section 706 77-5-257, Mississippi Code of 1972:

707 77-5-257. **TVA jurisdiction**. It is hereby recognized that 708 certain corporations formed or operating under this article have 709 entered into contracts with the Tennessee Valley Authority for the 710 purchase of wholesale electric power and that the operations, 711 facilities, services and rates of such corporations are thereby 712 subject to extensive regulation by the Tennessee Valley Authority. 713 In order to avoid the inefficiencies and confusion caused by 714 duplicative, overlapping and conflicting jurisdiction and 715 regulations, it is hereby declared that the Mississippi Public 716 Service Commission and political subdivisions of the state shall 717 not have jurisdiction over and shall not regulate those portions 718 or aspects of a corporation's operations, facilities, services, or 719 rates that are regulated by the Tennessee Valley Authority. In 720 the event of a dispute between the Mississippi Public Service

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H. B. No. 1139 16/HR26/R1541CS PAGE 28 (CAA\KW) 721 Commission (commission) and the Tennessee Valley Authority (TVA) 722 over the existence or scope of TVA's regulatory authority, the 723 commission shall defer to TVA's asserted authority unless and 724 until the commission has obtained a favorable, final, and 725 nonappealable declaratory judgment against TVA in a court of 726 competent jurisdiction. In any such suit, the commission shall 727 not force a corporation(s) to incur legal fees and expenses by 728 naming them as a party, though a corporation shall maintain the 729 right to seek voluntary intervention under the rules of the court 730 in which the action is pending.

731 SECTION 23. The following shall be codified as Section 732 77-5-259, Mississippi Code of 1972:

733 <u>77-5-259.</u> Limitation for billing errors. In any action or 734 regulatory proceeding arising from any overbilling or underbilling 735 by a corporation, no collection, reimbursement, or other relief 736 may be awarded for underbillings or overbillings occurring more 737 than six (6) years prior to the commencement of the action or 738 regulatory proceeding.

739 SECTION 24. This act shall take effect and be in force from740 and after July 1, 2016.