Senate Bill 256 By: Senator Cowsert of the 46th

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 4 of Title 46 of the Official Code of Georgia Annotated, relating to 2 distribution, storage, and sale of gas, so as to revise provisions concerning required 3 disclosures of electric membership corporations; to provide for related matters; to repeal 4 conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

7 Chapter 4 of Title 46 of the Official Code of Georgia Annotated, relating to distribution,
8 storage, and the sale of gas, is amended by revising Code Section 46-4-164, relating to
9 construction of article, electric membership corporations and EMC gas affiliates, disclosure
10 requirements, and liquefied petroleum gas, as follows:

11 *"*46-4-164.

(a) Nothing in this article shall be deemed to apply or impose requirements not otherwise
existing on gas distribution companies owned by any county, municipality, other political
subdivision, or governmental authority of this state; nor are the provisions of this article
intended to increase or decrease the authority and jurisdiction of the commission with
respect to the distribution, sale, or transportation of gas by any county, municipality, other

political subdivision, or governmental authority of this state. Nothing in this article shall
be construed to limit or otherwise affect the existing powers of municipal corporations or
other political subdivisions of this state relating to the granting of franchises or the levying
or imposition of taxes, fees, or charges.

21 (b) Notwithstanding any provision of law to the contrary, including, without limitation, Article 4 of Chapter 3 of this title, an electric membership corporation may make and 22 23 maintain investments in, lend funds to, and guarantee the debts and obligations of an EMC 24 gas affiliate in total not to exceed 25 percent of such electric membership corporation's net 25 utility plant, excluding electric generation and transmission assets as defined by the Federal 26 Energy Regulatory Commission Uniform System of Accounts in effect at the time of such 27 investment, loan, or guarantee, provided that any such investments or loans shall not reflect 28 rates which are generally available through the use of any tax exempt financing and may 29 not be tied to any loans from or guaranteed by the federal or state government; and an EMC 30 gas affiliate of an electric membership corporation organized and operating pursuant to 31 Article 4 of Chapter 3 of this title may apply for and be granted a certificate of authority 32 to provide any service as authorized under this article. The creation, capitalization, or 33 provision of management for:

34 (1) An EMC gas affiliate engaged in activities subject to the provisions of this article and
 35 the rules and regulations established by the commission; or

36 (2) Other persons providing customer services

37 shall be deemed to be among the purposes of an electric membership corporation as 38 specified in paragraphs (2) and (3) of Code Section 46-3-200. Nothing in this article shall 39 be deemed to increase or decrease the authority and jurisdiction of the commission with 40 respect to such electric membership corporation except as to gas activities undertaken by 41 the electric membership corporation or its EMC gas affiliate as authorized under this 42 chapter. 43 (c) Within six months following any transaction that causes an electric membership
44 corporation to have more than 15 percent of its net utility plant invested in, lent to, or
45 secured for the benefit of its EMC gas affiliate, excluding electric generation and
46 transmission assets as defined by the Federal Energy Regulatory Commission Uniform
47 System of Accounts, such electric membership corporation shall disclose to its members:

48 (1) A description of the assets or interests acquired in the transaction;

49 (2) The date of such transaction;

50 (3) <u>The identification</u> A description of any assets pledged by the electric membership
 51 corporation to secure a loan or other funding in connection with such transaction <u>that</u>
 52 <u>forms all or a portion of the assets pledged to secure such loan or other funding;</u>

53 (4) The total amount of the electric membership corporation's assets, debts, and
54 obligations, and those of the EMC gas affiliate; and

- (5) The total amount of the electric membership corporation's electric generation and
 transmission assets as defined by the Federal Energy Regulatory Commission Uniform
 System of Accounts<u>; and</u>
- 58 (6) The percentage of the electric membership corporation's net utility plant used for the
 59 purposes described in subsection (b) of this Code section.

60 (d) An electric membership corporation that has more than 15 percent net utility plant

61 invested in, lent to, or secured for the benefit of its EMC gas affiliate, excluding electric

62 generation and transmission assets as defined by the Federal Energy Regulatory

63 <u>Commission Uniform System of Accounts, shall disclose to its members the annual cost</u>

64 of gas in aggregate that it sells. Such disclosure shall be made on an annual basis.

65 (e) Nothing in this article shall be construed to allow or authorize an electing distribution

66 company, a certificated marketer, or a regulated provider of natural gas to engage in the

- 67 production, transportation, marketing, or distribution of liquefied petroleum gas; provided,
- 68 however, that nothing in this article shall be construed to prohibit an electing distribution

- 69 company from using liquefied petroleum gas to provide for system balancing and peaking
- 70 services for its distribution system."

71 **SECTION 2.**

72 All laws and parts of laws in conflict with this Act are repealed.

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