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1	A bill to be entitled
2	An act relating to government-owned utilities;
3	amending s. 153.03, F.S.; revising conditions for a
4	county to furnish certain utility facilities to
5	property being furnished like facilities by a
6	municipality; amending s. 180.02, F.S.; providing that
7	certain corporate powers of a municipality relating to
8	utility facilities do not extend or apply within the
9	unincorporated areas of any county without the consent
10	of the board of county commissioners of such county;
11	amending s. 366.02, F.S., relating to jurisdiction of
12	the Public Service Commission over public utilities
13	providing electricity or gas; revising the definition
14	of the term "public utility" to include any
15	municipality that supplies electricity or gas outside
16	of its incorporated limits; amending s. 367.022, F.S.,
17	relating to regulation by the commission of water and
18	wastewater utilities; requiring that any municipal
19	utility that sells water or wastewater utility service
20	outside of its incorporated limits be regulated;
21	providing an effective date.
22	
23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Subsection (1) of section 153.03, Florida
26	Statutes, is amended to read:
27	153.03 General grant of power.—Any of the several counties
28	of the state which may hereafter come under the provisions of
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29 this chapter as hereinafter provided is hereby authorized and 30 empowered:

31 To purchase or and/or construct and to improve, (1)32 extend, enlarge, and reconstruct a water supply system or systems or sewage disposal system or systems, or both, within 33 34 such county and any adjoining county or counties and to purchase 35 or and/or construct or reconstruct water system improvements or sewer improvements, or both, within such county and any 36 37 adjoining county or counties and to operate, manage, and control all such systems so purchased or and/or constructed and all 38 39 properties pertaining thereto and to furnish and supply water 40 and sewage collection and disposal services to any of such counties and to any municipalities and any persons, firms, or 41 42 corporations, public or private, in any of such counties.+ 43 provided, However, that none of the facilities provided for 44 under by this chapter may be constructed, owned, operated, or maintained by the county on property located within the 45 corporate limits of any municipality without the consent of the 46 council, commission, or body having general legislative 47 48 authority in the government of such municipality unless such 49 facilities were owned by the county on such property prior to 50 the time such property was included within the corporate limits 51 of the such municipality. A No county may not shall furnish any of the facilities provided for under by this chapter to any 52 53 property already being furnished like facilities by any 54 municipality:

55 <u>(a)</u> Without the express consent of the council, 56 commission, or body having general legislative authority in the

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57 government of such municipality; however, such consent is not 58 required if the municipality furnished such services in an 59 unincorporated area of the county pursuant to a franchise 60 agreement, resolution, or ordinance which has expired; and 61 Without first holding a referendum of qualified voters (b) 62 residing in the area proposed to be served by the county, or a mail survey of owners of property located in the area proposed 63 to be served by the county, which referendum or survey indicates 64 65 that a majority of those voting or responding to the survey 66 prefer to be served by the county. Section 2. Subsection (2) of section 180.02, Florida 67 68 Statutes, is amended to read: 69 180.02 Powers of municipalities.-70 Any municipality may extend and execute all of its (2) 71 corporate powers applicable for the accomplishment of the 72 purposes of this chapter outside of its corporate limits, as 73 hereinafter provided and as may be desirable or necessary for the promotion of the public health, safety, and welfare or for 74 the accomplishment of the purposes of this chapter.; provided, 75 76 However, such that said corporate powers do shall not extend or 77 apply within the corporate limits of another municipality or 78 extend or apply within the unincorporated areas of any county 79 without the consent of the board of county commissioners of such 80 county. 81 Section 3. Section 366.02, Florida Statutes, is amended to 82 read: 83 366.02 Definitions.-As used in this chapter, the term: "Public utility" means every person, corporation, 84 (1) Page 3 of 5

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85 partnership, association, or other legal entity and their 86 lessees, trustees, or receivers supplying electricity or gas 87 (natural, manufactured, or similar gaseous substance) to or for 88 the public within this state. The term includes any municipality 89 that supplies electricity or gas outside of its incorporated 90 limits, including selling electricity or gas to other 91 municipalities or providing electricity or gas directly to 92 customers in unincorporated areas.; but The term "public 93 utility" does not include either a cooperative now or hereafter organized and existing under the Rural Electric Cooperative Law 94 95 of the state; a municipality supplying electricity or gas solely 96 within its corporate boundaries or any agency thereof; any 97 dependent or independent special natural gas district; any 98 natural gas transmission pipeline company making only sales or 99 transportation delivery of natural gas at wholesale and to 100 direct industrial consumers; any entity selling or arranging for sales of natural gas which neither owns nor operates natural gas 101 transmission or distribution facilities within the state; or a 102 person supplying liquefied petroleum gas, in either liquid or 103 104 gaseous form, irrespective of the method of distribution or 105 delivery, or owning or operating facilities beyond the outlet of 106 a meter through which natural gas is supplied for compression 107 and delivery into motor vehicle fuel tanks or other transportation containers, unless such person also supplies 108 109 electricity or manufactured or natural gas.

(2) "Electric utility" means any municipal electric utility, investor-owned electric utility, or rural electric cooperative which owns, maintains, or operates an electric

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113 generation, transmission, or distribution system within the 114 state.

(3) "Commission" means the Florida Public ServiceCommission.

Section 4. Subsection (2) of section 367.022, Florida Statutes, is amended to read:

119 367.022 Exemptions.—The following are not subject to 120 regulation by the commission as a utility nor are they subject 121 to the provisions of this chapter, except as expressly provided:

122 Systems owned, operated, managed, or controlled by (2)123 governmental authorities, including water or wastewater 124 facilities operated by private firms under water or wastewater 125 facility privatization contracts as defined in s. 153.91, and 126 nonprofit corporations formed for the purpose of acting on 127 behalf of a political subdivision with respect to a water or 128 wastewater facility; however, any municipality that sells water 129 or wastewater utility service, directly or indirectly, outside 130 of its incorporated limits, including selling utility services to other municipalities or providing utility services directly 131 132 to customers in unincorporated areas of a county, is subject to 133 regulation by the commission.

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Section 5. This act shall take effect July 1, 2013.

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