## 96TH GENERAL ASSEMBLY

# State of Illinois

# 2009 and 2010

#### SB0702

Introduced 2/6/2009, by Sen. John J. Cullerton

### SYNOPSIS AS INTRODUCED:

220 ILCS 5/16-103

Amends the Public Utilities Act. Makes a technical change in a Section concerning service obligations.

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AN ACT concerning regulation.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Public Utilities Act is amended by changing
Section 16-103 as follows:

6 (220 ILCS 5/16-103)

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Sec. 16-103. Service obligations of electric utilities.

(a) An electric utility shall continue offering to retail 8 9 customers each tariffed service that that it offered as a 10 distinct and identifiable service on the effective date of this amendatory Act of 1997 until the service is (i) declared 11 competitive pursuant to Section 16-113, or (ii) abandoned 12 pursuant to Section 8-508. Nothing in this subsection shall be 13 14 construed as limiting an electric utility's right to propose, the Commission's power to approve, allow or order 15 or 16 modifications in the rates, terms and conditions for such 17 services pursuant to Article IX or Section 16-111 of this Act.

(b) An electric utility shall also offer, as tariffed services, delivery services in accordance with this Article, the power purchase options described in Section 16-110 and real-time pricing as provided in Section 16-107.

(c) Notwithstanding any other provision of this Article,
each electric utility shall continue offering to all

residential customers and to all small commercial retail 1 2 customers in its service area, as a tariffed service, bundled electric power and energy delivered to the customer's premises 3 consistent with the bundled utility service provided by the 4 5 electric utility on the effective date of this amendatory Act of 1997. Upon declaration of the provision of electric power 6 7 and energy as competitive, the electric utility shall continue 8 to offer to such customers, as a tariffed service, bundled 9 service options at rates which reflect recovery of all cost 10 components for providing the service. For those components of 11 the service which have been declared competitive, cost shall be 12 the market based prices. Market based prices as referred to herein shall mean, for electric power and energy, either (i) 13 14 those prices for electric power and energy determined as provided in Section 16-112, or (ii) the electric utility's cost 15 16 of obtaining the electric power and energy at wholesale through 17 competitive bidding or other arms-length acquisition а 18 process.

(d) Any residential or small commercial retail customer 19 20 which elects delivery services is entitled to return to the electric utility's bundled utility tariffed service offering 21 22 provided in accordance with subsection (c) of this Section upon 23 payment of a reasonable administrative fee which shall be set forth in the tariff, provided, however, that the electric 24 25 utility shall be entitled to impose the condition that such 26 customer may not elect delivery services for up to 24 months - 3 - LRB096 06787 MJR 16871 b

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1 thereafter.

2 (e) The Commission shall not require an electric utility to 3 offer any tariffed service other than the services required by 4 this Section, and shall not require an electric utility to 5 offer any competitive service.

6 (Source: P.A. 90-561, eff. 12-16-97.)