The Public Utility Commission of Texas (commission) proposes an amendment to §25.5 relating to Definitions. The proposed amendment is necessary to add new definitions and modify existing definitions in §25.5 to conform to the Public Utility Regulatory Act (PURAct) as amended by Senate Bill 7, Act of May 21, 1999, 76th Legislature, Regular Session, Chapter 405, 1999 Texas Session Laws Service, 2543 (Vernon) (SB 7). The proposed amendments also update citations to the commission's rules and clarify defined terms as necessary. Project Number 21232 has been assigned to this proceeding.

Mr. Harold Hughes, Senior Electric Utility Engineer, Office of Regulatory Affairs – Electric Industry Analysis, has determined that for each year of the first five-year period the proposed section is in effect there will be no fiscal implications for state or local government as a result of enforcing or administering the section.

Mr. Hughes has determined that for each year of the first five years the proposed section is in effect the public benefit anticipated as a result of enforcing the section will be to provide definitions that conform to statute as amended by SB 7 and that more accurately reflect the commission's rules and current regulations in support of the objectives of SB 7. There will be no effect on small businesses or micro-businesses as a result of enforcing this section. There is no anticipated economic cost to persons who are required to comply with the section as proposed.
Mr. Hughes has also determined that for each year of the first five years the proposed section is in effect there should be no effect on a local economy, and therefore no local employment impact statement is required under Administrative Procedure Act §2001.022.

Comments on the proposed amendment (16 copies) may be submitted to the Filing Clerk, Public Utility Commission of Texas, 1701 North Congress Avenue, P.O. Box 13326, Austin, Texas 78711-3326, within 30 days after publication. All comments should refer to Project Number 21232 – Amendment to §25.5 relating to Definitions.

The commission requests specific comments on the term "person" as defined in §25.5 and whether the current definition is still appropriate in light of recent statutory changes. The term "person" as defined and used in Chapter 25 has been a more all-inclusive term than the PURA definition. The commission also invites specific comments regarding the costs associated with, and benefits that will be gained by, implementation of the proposed section. The commission will consider the costs and benefits in deciding whether to adopt the section.

This amendment is proposed under the Public Utility Regulatory Act, Texas Utilities Code Annotated §14.002 (Vernon 1998) (PURA), which provides the Public Utility Commission with the authority to make and enforce rules reasonably required in the exercise of its powers and jurisdiction.
§25.5. Definitions.

The following words and terms, when used in this chapter, shall have the following meanings, unless the context clearly indicates otherwise:

(1) **Above-market purchased power costs** — Wholesale demand and energy costs that a utility is obligated to pay under an existing purchased power contract to the extent the costs are greater than the purchased power market value.

(2) **Administrative review** — A process under which an application may be approved without a formal hearing.

(3) **Affected person** — means:
   (A) a public utility or electric cooperative affected by an action of a regulatory authority;
   (B) a person whose utility service or rates are affected by a proceeding before a regulatory authority; or
   (C) a person who:
      (i) is a competitor of a public utility with respect to a service performed by the utility; or
      (ii) wants to enter into competition with a public utility.

(4) **Affiliate** — means:
   (A) a person who directly or indirectly owns or holds at least 5.0% of the voting securities of a public utility;
(B) a person in a chain of successive ownership of at least 5.0% of the voting securities of a public utility;

(C) a corporation that has at least 5.0% of its voting securities owned or controlled, directly or indirectly, by a public utility;

(D) a corporation that has at least 5.0% of its voting securities owned or controlled, directly or indirectly, by:

   (i) a person who directly or indirectly owns or controls at least 5.0% of the voting securities of a public utility; or

   (ii) a person in a chain of successive ownership of at least 5.0% of the voting securities of a public utility;

(E) a person who is an officer or director of a public utility or of a corporation in a chain of successive ownership of at least 5.0% of the voting securities of a public utility; or

(F) a person determined to be an affiliate under Public Utility Regulatory Act §11.006.

(5) **Affiliated power generation company** — A power generation company that is affiliated with or the successor in interest of an electric utility certificated to serve an area.

(6) **Affiliated retail electric provider** — A retail electric provider that is affiliated with or the successor in interest of an electric utility certificated to serve an area.
(7) **Aggregator** — A person joining two or more customers, other than municipalities and political subdivision corporations, into a single purchasing unit to negotiate the purchase of electricity from retail electric providers. Aggregators may not sell or take title to electricity. Retail electric providers are not aggregators.

(8) **Aggregation** — Includes the following:

(A) the purchase of electricity from a retail electric provider, a municipally owned utility, or an electric cooperative by an electricity customer for its own use in multiple locations, provided that an electricity customer may not avoid any nonbypassable charges or fees as a result of aggregating its load; or

(B) the purchase of electricity by an electricity customer as part of a voluntary association of electricity customers, provided that an electricity customer may not avoid any nonbypassable charges or fees as a result of aggregating its load.

(9) **Ancillary service** — A service necessary to support the transmission of energy from resources to loads while maintaining reliable operation of the transmission service providers' transmission systems in accordance with good utility practice.

(10) **Ancillary service provider** — An electric or municipally owned utility, or power generation company that provides an ancillary service or an independent system operator that provides such services.

(11) **Base rate** — Generally, a rate designed to recover the costs of electricity other than costs recovered through a fuel factor, power cost recovery factor, or surcharge.

(12) **Commission** — The Public Utility Commission of Texas.
Control area — An electric power system or combination of electric power systems to which a common automatic generation control scheme is applied in order to:

(A) match, at all times, the power output of the generators within the electric power system(s) and capacity and energy purchased from entities outside the electric power system(s), with the load within the electric power system(s);

(B) maintain, within the limits of good utility practice, scheduled interchange with other control areas;

(C) maintain the frequency of the electric power system(s) within reasonable limits in accordance with good utility practice; and

(D) obtain sufficient generating capacity to maintain operating reserves in accordance with good utility practice.

Cooperative corporation —

(A) An electric cooperative corporation organized and operating under the Electric Cooperative Corporation Act, Texas Utilities Code Annotated, Chapter 161, or a predecessor statute to Chapter 161 and operating under that chapter, or

(B) A telephone cooperative corporation organized under the Telephone Cooperative Act, Texas Utilities Code, Chapter 162, or a predecessor statute to Chapter 162 and operating under that chapter.

Corporation — A domestic or foreign corporation, joint-stock company, or association, and each lessee, assignee, trustee, receiver, or other successor in interest of the corporation, company, or association, that has any of the powers or privileges of a
corporation not possessed by an individual or partnership. The term does not include a
municipal corporation or electric cooperative, except as expressly provided by the
Public Utility Regulatory Act.

(15) **Customer choice** — The freedom of a retail customer to purchase electric services,
either individually or through voluntary aggregation with other retail customers, from the
provider or providers of the customer’s choice and to choose among various fuel types,
energy efficiency programs, and renewable power suppliers.

(16)(11) **Customer class** — A group of customers with similar electric usage service
characteristics (e.g., residential, commercial, industrial, sales for resale) taking service
under one or more rate schedules. Qualified businesses as defined by the Texas
Enterprise Zone Act, Texas Government Code, Title 10, Chapter 2303 may be
considered to be a separate customer class of electric utilities.

(17)(12) **Demand-side management** — Activities that affect the magnitude and/or
timing of customer electricity usage to produce desirable changes in the utility's load
shape.

(18)(13) **Demand-side resource or demand-side management resource** —
Activities that result in reductions in electric generation, transmission, or distribution
capacity needs or reductions in energy usage or both.

(19)(14) **Distribution line** — A power line operated below 60,000 volts, when
measured phase-to-phase.
(20) **Distributed resource** — A generation, energy storage, or targeted demand-side resource, generally between one kilowatt and ten megawatts, located at a customer's site or near a load center, which may be connected at the distribution voltage level (60,000 volts and below), that provides advantages to the system, such as deferring the need for upgrading local distribution facilities.

(21) **Electric cooperative**

(A) a corporation organized under the Texas Utilities Code, Chapter 161 or a predecessor statute to Chapter 161 and operating under that chapter;

(B) a corporation organized as an electric cooperative in a state other than Texas that has obtained a certificate of authority to conduct affairs in the State of Texas; or

(C) a successor to an electric cooperative created before June 1, 1999, in accordance with a conversion plan approved by a vote of the members of the electric cooperative, regardless of whether the successor later purchases, acquires, merges with, or consolidates with other electric cooperatives.

(22) **Electric Reliability Council of Texas (ERCOT)** — Refers to the organization and, in a geographic sense, refers to the area served by electric utilities, municipally owned utilities, and electric cooperatives that are not synchronously interconnected with electric utilities outside of the State of Texas.

(23) **Electric utility** — Except as provided in Subchapter I, Division 1 of this Chapter, an electric utility is:
(A) A person or river authority that owns or operates for compensation in this state equipment or facilities to produce, generate, transmit, distribute, sell, or furnish electricity in this state. The term includes a lessee, trustee, or receiver of an electric utility and a recreational vehicle park owner who does not comply with Texas Utilities Code, Subchapter C, Chapter 184, with regard to the metered sale of electricity at the recreational vehicle park. The term does not include:

(A)(i) a municipal corporation;

(B)(ii) a qualifying facility;

(C)(iii) a power generation company;

(D)(iii) an exempt wholesale generator;

(E)(iv) a power marketer;

(F)(v) a corporation described by Public Utility Regulatory Act §32.053 to the extent the corporation sells electricity exclusively at wholesale and not to the ultimate consumer; or

(G) an electric cooperative;

(H) a retail electric provider;

(I) the state of Texas or an agency of the state; or

(J)(vi) a person not otherwise an electric utility who:

(1)(4) furnishes an electric service or commodity only to itself, its employees, or its tenants as an incident of employment or
tenancy, if that service or commodity is not resold to or used by others;

(ii) owns or operates in this state equipment or facilities to produce, generate, transmit, distribute, sell or furnish electric energy to an electric utility, if the equipment or facilities are used primarily to produce and generate electric energy for consumption by that person; or

(iii) owns or operates in this state a recreational vehicle park that provides metered electric service in accordance with Texas Utilities Code, Subchapter C, Chapter 184.

(B) With respect to transmission service and ancillary service, the term includes municipally owned utilities and river authorities that are not otherwise subject to the commission's ratesetting authority.

(24) Eligible ancillary service customer — Any person who is an eligible transmission service customer.

(25) Eligible transmission service customer — A transmission service provider (for all uses of its transmission system) or any electric utility, municipally owned utility, federal power marketing agency, exempt wholesale generator, qualifying facility, power marketer, or other person whom the commission has determined to be an eligible transmission service customer.
(20) — **Energy efficiency** — Management of energy resources through efficacy in the utilization of electrical energy through: end-user conservation (a single device, measure, or practice, or a grouping thereof, to reduce energy or demand and that can be measured at the customer meter); utility-controlled options such as optimization of existing and planned generation, transmission, and distribution facilities through direct load management (reduction in peak demand on an electric utility system by direct control of electric devices), cogeneration (reduction in additions to electric utility planned generation expansion as a result of using firm and reliable capacity from an industrial company), peak shaving (reduction in peak demand on an electric utility system by the storage of energy produced during an off-peak period and then utilizing it to serve loads during the peak period), small power production (reduction in additions to electric utility planned generation additions by the installation of dependable, long-life generating plants utilizing direct conversion of renewable resources of electric energy), power plant productivity improvement (reduction in additions to electric utility planned generation expansion as a result of improvements in the productivity of existing or new generating units), and power plant efficiency improvement (reduction in the utilization of natural resources in their conversion to electrical energy as a result of improvements in the efficiency of existing and new generating units); and optimal conversion of renewable resources to electrical energy.

(26)(21) **Exempt wholesale generator** — A person who is engaged directly or indirectly through one or more affiliates exclusively in the business of owning or
operating all or part of a facility for generating electric energy and selling electric energy at wholesale who does not own a facility for the transmission of electricity, other than an essential interconnecting transmission facility necessary to effect a sale of electric energy at wholesale, and who is in compliance with the registration requirements of §25.105 of this title (relating to Registration and Reporting by Power Marketers, Exempt Wholesale Generators and Qualifying Facilities) §23.19 of this title (relating to Registration of Power Marketers and Exempt Wholesale Generators).

(27) **Existing purchased power contract** — A purchased power contract in effect on January 1, 1999, including any amendments and revisions to that contract resulting from litigation initiated before January 1, 1999.

(28)(22) **Facilities** — All the plant and equipment of an electric utility, including all tangible and intangible real and personal property, without limitation, and any and all means and instrumentalities in any manner owned, operated, leased, licensed, used, controlled, furnished, or supplied for, by, or in connection with the business of any electric utility, including any construction work in progress allowed by the commission.

(29) **Freeze period** — The period beginning on January 1, 1999, and ending on December 31, 2001.

(30) **Generation assets** — All assets associated with the production of electricity, including generation plants, electrical interconnections of the generation plant to the transmission system, fuel contracts, fuel transportation contracts, water contracts, lands, surface or
Good utility practice — Any of the practices, methods, and acts engaged in
or approved by a significant portion of the electric utility industry during the relevant time
period, or any of the practices, methods, and acts that, in the exercise of reasonable
judgment in light of the facts known at the time the decision was made, could have been
expected to accomplish the desired result at a reasonable cost consistent with good
business practices, reliability, safety, and expedition. Good utility practice is not
intended to be limited to the optimum practice, method, or act, to the exclusion of all
others, but rather is intended to include acceptable practices, methods, and acts
generally accepted in the region.

Hearing — Any proceeding at which evidence is taken on the merits of the
matters at issue, not including prehearing conferences.

Independent organization — An independent system operator or other person that is
sufficiently independent of any producer or seller of electricity that its decisions will not
be unduly influenced by any producer or seller. An entity will be deemed to be
independent if it is governed by a board that has three representatives from each
segment of the electric market, with the consumer segment being represented by one
residential customer, one commercial customer, and one industrial retail customer.
(34) **Independent system operator** — An entity supervising the collective transmission facilities of a power region that is charged with non-discriminatory coordination of market transactions, systemwide transmission planning, and network reliability.

(35)(25) **License** — The whole or part of any commission permit, certificate, approval, registration, or similar form of permission required by law.

(36)(26) **Licensing** — The commission process respecting the granting, denial, renewal, revocation, suspension, annulment, withdrawal, or amendment of a license.

(37) **Market power mitigation plan** — A written proposal by an electric utility or a power generation company for reducing its ownership and control of installed generation capacity as required by the Public Utility Regulatory Act §39.154.

(38) **Market value** — For nonnuclear assets and certain nuclear assets, the value the assets would have if bought and sold in a bona fide third-party transaction or transactions on the open market under the Public Utility Regulatory Act (PURA) §39.262(h) or, for certain nuclear assets, as described by PURA §39.262(i), the value determined under the method provided by that subsection.

(39)(27) **Municipality** — A city, incorporated village, or town, existing, created, or organized under the general, home rule, or special laws of the state.

(40)(28) **Municipally-owned utility** — Any utility owned, operated, and controlled by a municipality or by a nonprofit corporation whose directors are appointed by one or more municipalities.
(41)(29) **Native load customer** — A wholesale or retail customer on whose behalf an electric utility, by statute, franchise, regulatory requirement, or contract, has an obligation to construct and operate its system to meet in a reliable manner the electric needs of the customer.

(42)(30) **Person** — Any natural person, partnership, municipal corporation, cooperative corporation, corporation, association, governmental subdivision, or public or private organization of any character other than an agency.

(43)(31) **Planned resources** — Generation resources owned, controlled, or purchased by a transmission customer, and designated as planned resources for the purpose of serving load.

(32) **Planned transmission service** — Use by a transmission service customer of a transmission service provider’s transmission system for the delivery of power from planned resources to the customer’s loads.

(44)(33) **Pleading** — A written document submitted by a party, or a person seeking to participate in a proceeding, setting forth allegations of fact, claims, requests for relief, legal argument, and/or other matters relating to a proceeding.

(45)(34) **Power cost recovery factor** — A charge or credit that reflects an increase or decrease in purchased power costs not in base rates.

(46) **Power generation company** — A person that:

  (A) generates electricity that is intended to be sold at wholesale;
(B) does not own a transmission or distribution facility in this state, other than an
essential interconnecting facility, a facility not dedicated to public use, or a
facility otherwise excluded from the definition of "electric utility" under this
section; and

(C) does not have a certificated service area, although its affiliated electric utility or
transmission and distribution utility may have a certificated service area.

(47)(35) **Power marketer** — A person who becomes an owner of electric energy in this
state for the purpose of selling the electric energy at wholesale; does not own
generation, transmission, or distribution facilities in this state; does not have a certificated
service area; and who is in compliance with the registration requirements of §25.105 of
this title (relating to Registration and Reporting by Power Marketers, Exempt Wholesale
Generators and Qualifying Facilities) §23.19 of this title (relating to Registration of
Power Marketers and Exempt Wholesale Generators).

(48) **Power region** — A contiguous geographical area which is a distinct region of the North
American Electric Reliability Council.

(49)(36) **Pre-existing transmission contract** — A contract for transmission or
wheeling services that took effect prior to March 4, 1996.

(50)(37) **Premises** — A tract of land or real estate including buildings and other
appurtenances thereon.
(51)(38) **Proceeding** — A hearing, investigation, inquiry, or other procedure for finding facts or making a decision. The term includes a denial of relief or dismissal of a complaint. It may be rulemaking or nonrulemaking; rate setting or non-rate setting.

(52)(39) **Public utility or utility** — A person or river authority that owns or operates for compensation in this state equipment or facilities to convey, transmit, or receive communications over a telephone system as a dominant carrier. The term includes a lessee, trustee, or receiver of any of those entities, or a combination of those entities. The term does not include a municipal corporation. A person is not a public utility solely because the person:

(A) furnishes or furnishes and maintains a private system;

(B) manufactures, distributes, installs, or maintains customer premise communications equipment and accessories; or

(C) furnishes a telecommunications service or commodity only to itself, its employees, or its tenants as an incident of employment or tenancy, if that service or commodity is not resold to or used by others.


(54) **Purchased power market value** — The value of demand and energy bought and sold in a bona fide third-party transaction or transactions on the open market and determined by using the weighted average costs of the highest three offers from the market for
purchase of the demand and energy available under the existing purchased power contracts.

(55)(41) Qualifying cogenerator — The meaning as assigned this term by 16 U.S.C. §796(18)(C). A qualifying cogenerator that provides electricity to the purchaser of the cogenerator's thermal output is not for that reason considered to be a retail electric provider or a power generation company.

(56)(42) Qualifying facility — A qualifying cogenerator or qualifying small power producer.

(57)(43) Qualifying small power producer — The meaning as assigned this term by 16 U.S.C. §796(17)(D).

(58)(44) Rate — Includes:

(A) any compensation, tariff, charge, fare, toll, rental, or classification that is directly or indirectly demanded, observed, charged, or collected by an electric utility for a service, product, or commodity described in the definition of electric utility in this section in the Public Utility Regulatory Act, §31.002; and

(B) a rule, practice, or contract affecting the compensation, tariff, charge, fare, toll, rental, or classification that must be approved by a regulatory authority.

(59)(45) Rate class — A group of customers taking electric service under the same rate schedule.

(60)(46) Rate year — The 12-month period beginning with the first date that rates become effective. The first date that rates become effective may include, but is not
limited to, the effective date for bonded rates or the effective date for interim or temporary rates.

(61) **Ratemaking proceeding** — A proceeding in which a rate is changed.

(62)(47) **Regulatory authority** — In accordance with the context where it is found, either the commission or the governing body of a municipality.

(63)(48) **Renewable energy technology** — Any technology that exclusively relies on an energy source that is naturally regenerated over a short time scale and derived directly from the sun (solar thermal, photochemical, and photoelectric), indirectly from the sun (wind, hydropower, and biomass), or from moving water or other natural movements and mechanisms of the environment (geothermal and tidal energy).

Renewable energy technologies include solar, wind, geothermal, hydroelectric, wave, or tidal energy, or on biomass or biomass-based waste products, including landfill gas. A renewable energy technology does not rely on energy resources derived from fossil fuels, waste products from fossil fuels, or waste products from inorganic sources.

(64)(49) **Renewable resource** — A resource that relies on renewable energy technology.

(65) **Retail customer** — The separately metered end-use customer who purchases and ultimately consumes electricity.

(66) **Retail electric provider** — A person that sells electric energy to retail customers in this state. A retail electric provider may not own or operate generation assets.
(67) **Retail stranded costs** — That part of net stranded cost associated with the provision of retail service.

(68)(50) **Rule** — A statement of general applicability that implements, interprets, or prescribes law or policy, or describes the procedure or practice requirements of the commission. The term includes the amendment or repeal of a prior rule, but does not include statements concerning only the internal management or organization of the commission and not affecting private rights or procedures.

(69)(51) **Rulemaking proceeding** — A proceeding conducted pursuant to the Administrative Procedure Act, Texas Government Code, §§2001.021 - 2001.037 to adopt, amend, or repeal a commission rule.

(70) **Separately metered** — Metered by an individual meter that is used to measure electric energy consumption by a retail customer and for which the customer is directly billed by a utility, retail electric provider, electric cooperative, or municipally owned utility.

(71)(52) **Service** — Has its broadest and most inclusive meaning. The term includes any act performed, anything supplied, and any facilities used or supplied by a public utility or an electric utility in the performance of its duties under the Public Utility Regulatory Act to its patrons, employees, other public utilities or electric utilities, an electric cooperative, and the public. The term also includes the interchange of facilities between two or more public utilities or electric utilities.
(72)(53) **Spanish-speaking person** — A person who speaks any dialect of the Spanish language exclusively or as their primary language.

(73) **Stranded cost** — The positive excess of the net book value of generation assets over the market value of the assets, taking into account all of the electric utility's generation assets, any above-market purchased power costs, and any deferred debit related to a utility's discontinuance of the application of Statement of Financial Accounting Standards Number 71 ("Accounting for the Effect of Certain Types of Regulation") for generation-related assets if required by the provisions of the Public Utility Regulatory Act, Chapter 39. For purposes of §39.262, book value shall be established as of December 31, 2001, or the date a market value is established through a market valuation method under §39.262(h), whichever is earlier, and shall include stranded costs incurred under §39.263.

(74)(54) **Submetering** — Metering of electricity consumption on the customer side of the point at which the electric utility meters electricity consumption for billing purposes.

(75)(55) **Supply-side resource** — A resource, including a storage device, that provides electricity from fuels or renewable resources.

(76)(56) **Tariff** — The schedule of a utility containing all rates and charges stated separately by type of service and the rules and regulations of the utility.

(77)(57) **Tenant** — A person who is entitled to occupy a dwelling unit to the exclusion of others and who is obligated to pay for the occupancy under a written or oral rental agreement.
(78) Test year — The most recent 12 months for which operating data for an electric utility are available and shall commence with a calendar quarter or a fiscal year quarter.

(79) Transmission and distribution utility — A person or river authority that owns, or operates for compensation in this state equipment or facilities to transmit or distribute electricity, except for facilities necessary to interconnect a generation facility with the transmission or distribution network, a facility not dedicated to public use, or a facility otherwise excluded from the definition of "electric utility" under this section, in a qualifying power region certified under the Public Utility Regulatory Act (PURA) §39.152, but does not include a municipally owned utility or an electric cooperative.

(80) Transmission facilities study — An engineering study conducted by a transmission service provider subsequent to a system security study to determine the required modifications to its transmission system, including the detailed costs and scheduled completion date for such modifications, that will be required to provide a requested transmission service.

(81) Transmission interconnection agreement — An agreement that sets forth requirements for physical connection or other terms relating to electrical connection between an eligible transmission service customer and a transmission service provider, including contracts or tariffs for transmission service that include provisions for interconnection. Transmission service providers must have such an agreement with all transmission service providers to whom they are physically connected.
(82)(61) **Transmission line** — A power line that is operated at 60,000 volts or above, when measured phase-to-phase.

(83)(62) **Transmission losses** — Energy losses resulting from the transmission of power.

(84)(63) **Transmission service** — Service that allows a transmission service customer to use the transmission and distribution facilities of electric utilities, electric cooperatives and municipally owned utilities to efficiently and economically utilize generation resources to reliably serve its loads and to deliver power to another transmission customer. Includes construction or enlargement of facilities, transmission over distribution facilities, control area services, scheduling resources, regulation services, reactive power support, voltage control, provision of operating reserves, and any other associated electrical service the commission determines appropriate, except that, on and after the implementation of customer choice, control area services, scheduling resources, regulation services, provision of operating reserves, and reactive power support, voltage control and other services provided by generation resources are not "transmission service".

(85)(64) **Transmission service customer** — An eligible transmission customer receiving transmission service. Where consistent with the context, "transmission service customer" includes an eligible transmission service customer seeking transmission service.
(86)(65) **Transmission service provider** — An electric or municipally-owned utility that owns or operates facilities used for the transmission of electricity and provides transmission service.

(87)(66) **Transmission system** — The transmission facilities at or above 60 kilovolts owned, controlled, operated, or supported by a transmission provider or transmission customer that are used to provide transmission service.

(88)(67) **Transmission system security study** — An assessment by a transmission service provider of the adequacy of the transmission system to accommodate a request for transmission service and whether any costs are anticipated in order to provide transmission service.

(89)(68) **Transmission upgrade** — A modification or addition to transmission facilities owned or operated by a transmission service provider.

(90)(69) **Unplanned resources** — Generation resources owned, controlled or purchased by the transmission customer that have not been designated as planned resources.

(70) **Unplanned transmission service** — Use by a transmission service customer of a transmission service provider’s transmission system for the delivery of power from resources that the customer has not designated as planned resources to the customer’s loads.
This agency hereby certifies that the proposal has been reviewed by legal counsel and found to be within the agency's authority to adopt.

ISSUED IN AUSTIN, TEXAS ON THE _____ DAY OF ______, 1999 BY THE PUBLIC UTILITY COMMISSION OF TEXAS
RHONDA G. DEMPSEY