105TH CONGRESS 2D SESSION

S. 2187

To amend the Federal Power Act to ensure that no State may establish, maintain, or enforce on behalf of any electric utility an exclusive right to sell electric energy or otherwise unduly discriminate against any consumer who seeks to purchase electric energy in interstate commerce from any supplier.

IN THE SENATE OF THE UNITED STATES

June 18, 1998

Mr. Nickles introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

A BILL

To amend the Federal Power Act to ensure that no State may establish, maintain, or enforce on behalf of any electric utility an exclusive right to sell electric energy or otherwise unduly discriminate against any consumer who seeks to purchase electric energy in interstate commerce from any supplier.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Electric Consumer
- 5 Choice Act".

1 SEC. 2. FINDINGS.

2 The	Congress	finds	that—
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- (1) the opportunity for all consumers to purchase electric energy in interstate commerce from any supplier is essential to a dynamic, fully integrated and competitive national market for electric energy;
- (2) the establishment, maintenance or enforcement of exclusive rights to sell electric energy and other State action which unduly discriminates against any consumer who seeks to purchase electric energy in interstate commerce from any supplier constitute an unwarranted and unacceptable discrimination against and burden on interstate commerce;
 - (3) in today's technologically driven marketplace there is no justification for the discrimination against and burden imposed on interstate commerce by exclusive rights to sell electric energy or other State action which unduly discriminates against any consumer who seeks to purchase electric energy in interstate commerce from any supplier; and
 - (4) the electric energy transmission and local distribution facilities of the Nation's federally owned, investor-owned, and self-regulated utilities are essential facilities for the conduct of a competi-

1 tive interstate retail market in electric energy in 2 which all consumers have the opportunity to pur-3 chase electric energy in interstate commerce from 4 any supplier. SEC. 3. DECLARATION OF PURPOSE. 6 The purpose of this Act is to ensure that nothing in the Federal Power Act or any other Federal law exempts 8 or protects from article I, section 8, clause 3 of the Constitution of the United States exclusive rights to sell elec-10 tric energy or any other State actions which unduly discriminate against any consumer who seeks to purchase 12 electric energy in interstate commerce from any supplier. SEC. 4. SCOPE OF STATE AUTHORITY UNDER THE FEDERAL 14 POWER ACT. 15 Section 201 of the Federal Power Act (16 U.S.C. 824) is amended by adding at the end the following: 16 17 "(h) Notwithstanding any other provision of this section, nothing in this part or any other Federal law shall 18 be construed to authorize a State to— 19 "(1) establish, maintain, or enforce on behalf of 20 21 any electric utility an exclusive right to sell electric 22 energy; or 23 "(2) otherwise unduly discriminate against any 24 consumer who seeks to purchase electric energy in

interstate commerce from any supplier."

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1 SEC. 5. ACCESS TO TRANSMISSION AND LOCAL DISTRIBU-

- 2 TION FACILITIES.
- 3 No supplier of electric energy, who would otherwise
- 4 have a right of access to a transmission or local distribu-
- 5 tion facility because such facility is an essential facility
- 6 for the conduct of interstate commerce in electric energy,
- 7 shall be denied access to such facility or precluded from
- 8 engaging in the retail sale of electric energy on the
- 9 grounds that such denial or preclusion is authorized or
- 10 required by State action establishing, maintaining, or en-
- 11 forcing an exclusive right to sell, transmit, or locally dis-
- 12 tribute electric energy.
- 13 SEC. 6. STATE AUTHORITY TO IMPOSE RECIPROCITY RE-
- 14 QUIREMENTS.
- 15 Part II of the Federal Power Act (16 U.S.C. 824)
- 16 is amended by adding at the end the following:
- 17 "SEC. 215. STATE AUTHORITY TO IMPOSE RECIPROCITY RE-
- 18 QUIREMENTS.
- 19 "A State or State commission may prohibit an elec-
- 20 tric utility from selling electric energy to an ultimate con-
- 21 sumer in such State if such electric utility or any of its
- 22 affiliates owns or controls transmission or local distribu-
- 23 tion facilities and is not itself providing unbundled local
- 24 distribution service in a State in which such electric utility
- 25 owns or operates a facility used for the generation of elec-
- 26 tric energy.".

1 SEC. 7. SAVINGS CLAUSE.

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2	Nothing	in this	Act snall	be construed	to—
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- 3 (1) authorize the Federal Energy Regulatory
- 4 Commission to regulate retail sales or local distribu-
- 5 tion of electric energy or otherwise expand the juris-
- 6 diction of the Commission, or
- 7 (2) limit the authority of a State to regulate re-
- 8 tail sales and local distribution of electric energy in
- 9 a manner consistent with article I, section 8, clause
- 3 of the Constitution of the United States.

11 SEC. 8. EFFECTIVE DATES.

- Section 5 and the amendment made by section 4 of
- 13 this Act take effect on January 1, 2002. The amendment
- 14 made by section 6 of this Act takes effect on the date
- 15 of enactment of this Act.

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