### Calendar No. 23

106TH CONGRESS 1ST SESSION



[Report No. 106-7]

To repeal the Public Utility Holding Company Act of 1935, to enact the Public Utility Holding Company Act of 1999, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

JANUARY 27, 1999

Mr. SHELBY (for himself, Mr. DODD, Mr. GRAMM, Mr. SARBANES, Mr. MUR-KOWSKI, Mr. LOTT, Mr. MACK, Mr. CRAIG, Mr. BROWNBACK, Mr. COCH-RAN, and Mr. COVERDELL) introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

March 2, 1999

Reported by Mr. GRAMM, without amendment

## A BILL

- To repeal the Public Utility Holding Company Act of 1935, to enact the Public Utility Holding Company Act of 1999, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **1** SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Public Utility Holding3 Company Act of 1999".

#### 4 SEC. 2. FINDINGS AND PURPOSES.

5 (a) FINDINGS.—The Congress finds that—

6 (1) the Public Utility Holding Company Act of
7 1935 was intended to facilitate the work of Federal
8 and State regulators by placing certain constraints
9 on the activities of holding company systems;

(2) developments since 1935, including changes
in other regulation and in the electric and gas industries, have called into question the continued relevance of the model of regulation established by that
Act;

(3) there is a continuing need for State regulation in order to ensure the rate protection of utility
customers; and

(4) limited Federal regulation is necessary to
supplement the work of State commissions for the
continued rate protection of electric and gas utility
customers.

22 (b) PURPOSES.—The purposes of this Act are—

(1) to eliminate unnecessary regulation, yet
continue to provide for consumer protection by facilitating existing rate regulatory authority through improved Federal and State commission access to
\$ 313 RS

 $\mathbf{2}$ 

books and records of all companies in a holding company system, to the extent that such information is
relevant to rates paid by utility customers, while affording companies the flexibility required to compete
in the energy markets; and

6 (2) to address protection of electric and gas 7 utility customers by providing for Federal and State 8 access to books and records of all companies in a 9 holding company system that are relevant to utility 10 rates.

#### 11 SEC. 3. DEFINITIONS.

12 For purposes of this Act—

(1) the term "affiliate" of a company means
any company, 5 percent or more of the outstanding
voting securities of which are owned, controlled, or
held with power to vote, directly or indirectly, by
such company;

(2) the term "associate company" of a company
means any company in the same holding company
system with such company;

21 (3) the term "Commission" means the Federal22 Energy Regulatory Commission;

(4) the term "company" means a corporation,
partnership, association, joint stock company, business trust, or any organized group of persons,

	-
1	whether incorporated or not, or a receiver, trustee,
2	or other liquidating agent of any of the foregoing;
3	(5) the term "electric utility company" means
4	any company that owns or operates facilities used
5	for the generation, transmission, or distribution of
6	electric energy for sale;
7	(6) the terms "exempt wholesale generator"
8	and "foreign utility company" have the same mean-
9	ings as in sections 32 and 33, respectively, of the
10	Public Utility Holding Company Act of 1935, as
11	those sections existed on the day before the effective
12	date of this Act;
13	(7) the term "gas utility company" means any
14	company that owns or operates facilities used for
15	distribution at retail (other than the distribution
16	only in enclosed portable containers or distribution
17	to tenants or employees of the company operating
18	such facilities for their own use and not for resale)
19	of natural or manufactured gas for heat, light, or
20	power;
21	(8) the term "holding company" means—
22	(A) any company that directly or indirectly
23	owns, controls, or holds, with power to vote, 10
24	percent or more of the outstanding voting secu-

1	rities of a public utility company or of a holding
2	company of any public utility company; and
3	(B) any person, determined by the Com-
4	mission, after notice and opportunity for hear-
5	ing, to exercise directly or indirectly (either
6	alone or pursuant to an arrangement or under-
7	standing with one or more persons) such a con-
8	trolling influence over the management or poli-
9	cies of any public utility company or holding
10	company as to make it necessary or appropriate
11	for the rate protection of utility customers with
12	respect to rates that such person be subject to
13	the obligations, duties, and liabilities imposed
14	by this Act upon holding companies;
15	(9) the term "holding company system" means
16	a holding company, together with its subsidiary com-
17	panies;
18	(10) the term "jurisdictional rates" means
19	rates established by the Commission for the trans-
20	mission of electric energy in interstate commerce,
21	the sale of electric energy at wholesale in interstate
22	commerce, the transportation of natural gas in inter-
23	state commerce, and the sale in interstate commerce
24	of natural gas for resale for ultimate public con-

5

	0
1	sumption for domestic, commercial, industrial, or
2	any other use;
3	(11) the term "natural gas company" means a
4	person engaged in the transportation of natural gas
5	in interstate commerce or the sale of such gas in
6	interstate commerce for resale;
7	(12) the term "person" means an individual or
8	company;
9	(13) the term "public utility" means any person
10	who owns or operates facilities used for transmission
11	of electric energy in interstate commerce or sales of
12	electric energy at wholesale in interstate commerce;
13	(14) the term "public utility company" means
14	an electric utility company or a gas utility company;
15	(15) the term "State commission" means any
16	commission, board, agency, or officer, by whatever
17	name designated, of a State, municipality, or other
18	political subdivision of a State that, under the laws
19	of such State, has jurisdiction to regulate public util-
20	ity companies;
21	(16) the term "subsidiary company" of a hold-
22	ing company means—
23	(A) any company, 10 percent or more of
24	the outstanding voting securities of which are
25	directly or indirectly owned, controlled, or held

with power to vote, by such holding company; and

3 (B) any person, the management or poli-4 cies of which the Commission, after notice and 5 opportunity for hearing, determines to be sub-6 ject to a controlling influence, directly or indi-7 rectly, by such holding company (either alone or 8 pursuant to an arrangement or understanding 9 with one or more other persons) so as to make 10 it necessary for the rate protection of utility 11 customers with respect to rates that such per-12 son be subject to the obligations, duties, and li-13 abilities imposed by this Act upon subsidiary 14 companies of holding companies; and

(17) the term "voting security" means any security presently entitling the owner or holder thereof
to vote in the direction or management of the affairs
of a company.

19 SEC. 4. REPEAL OF THE PUBLIC UTILITY HOLDING COM20 PANY ACT OF 1935.

21 The Public Utility Holding Company Act of 1935 (15
22 U.S.C. 79a et seq.) is repealed.

#### 23 SEC. 5. FEDERAL ACCESS TO BOOKS AND RECORDS.

24 (a) IN GENERAL.—Each holding company and each25 associate company thereof shall maintain, and shall make

1

2

available to the Commission, such books, accounts, memo-1 2 randa, and other records as the Commission deems to be 3 relevant to costs incurred by a public utility or natural 4 gas company that is an associate company of such holding 5 company and necessary or appropriate for the protection of utility customers with respect to jurisdictional rates for 6 7 the transmission of electric energy in interstate commerce, 8 the sale of electric energy at wholesale in interstate com-9 merce, the transportation of natural gas in interstate com-10 merce, and the sale in interstate commerce of natural gas for resale for ultimate public consumption for domestic, 11 12 commercial, industrial, or any other use.

13 (b) AFFILIATE COMPANIES.—Each affiliate of a holding company or of any subsidiary company of a holding 14 15 company shall maintain, and make available to the Commission, such books, accounts, memoranda, and other 16 17 records with respect to any transaction with another affiliate, as the Commission deems to be relevant to costs in-18 19 curred by a public utility or natural gas company that is 20an associate company of such holding company and nec-21 essary or appropriate for the protection of utility cus-22 tomers with respect to jurisdictional rates.

(c) HOLDING COMPANY SYSTEMS.—The Commission
may examine the books, accounts, memoranda, and other
records of any company in a holding company system, or

any affiliate thereof, as the Commission deems to be rel evant to costs incurred by a public utility or natural gas
 company within such holding company system and nec essary or appropriate for the protection of utility cus tomers with respect to jurisdictional rates.

6 (d) CONFIDENTIALITY.—No member, officer, or em-7 ployee of the Commission shall divulge any fact or infor-8 mation that may come to his or her knowledge during the 9 course of examination of books, accounts, memoranda, or 10 other records as provided in this section, except as may 11 be directed by the Commission or by a court of competent 12 jurisdiction.

#### 13 SEC. 6. STATE ACCESS TO BOOKS AND RECORDS.

(a) IN GENERAL.—Upon the written request of a
State commission having jurisdiction to regulate a public
utility company in a holding company system, the holding
company or any associate company or affiliate thereof,
other than such public utility company, wherever located,
shall produce for inspection books, accounts, memoranda,
and other records that—

- 21 (1) have been identified in reasonable detail in22 a proceeding before the State commission;
- (2) the State commission deems are relevant tocosts incurred by such public utility company; and

(3) are necessary for the effective discharge of
 the responsibilities of the State commission with re spect to such proceeding.

4 (b) LIMITATION.—Subsection (a) does not apply to
5 any person that is a holding company solely by reason of
6 ownership of one or more qualifying facilities under the
7 Public Utility Regulatory Policies Act.

8 (c) CONFIDENTIALITY OF INFORMATION.—The pro-9 duction of books, accounts, memoranda, and other records 10 under subsection (a) shall be subject to such terms and 11 conditions as may be necessary and appropriate to safe-12 guard against unwarranted disclosure to the public of any 13 trade secrets or sensitive commercial information.

(d) EFFECT ON STATE LAW.—Nothing in this section shall preempt applicable State law concerning the provision of books, records, or any other information, or in
any way limit the rights of any State to obtain books,
records, or any other information under any other Federal
law, contract, or otherwise.

(e) COURT JURISDICTION.—Any United States district court located in the State in which the State commission referred to in subsection (a) is located shall have jurisdiction to enforce compliance with this section.

#### 1 SEC. 7. EXEMPTION AUTHORITY.

2 (a) RULEMAKING.—Not later than 90 days after the 3 effective date of this Act, the Commission shall promulgate a final rule to exempt from the requirements of sec-4 5 tion 5 any person that is a holding company, solely with respect to one or more— 6

- 7 (1) qualifying facilities under the Public Utility 8 Regulatory Policies Act of 1978;
- 9 (2) exempt wholesale generators; or

10 (3) foreign utility companies.

11 (b) OTHER AUTHORITY.—If, upon application or 12 upon its own motion, the Commission finds that the books, 13 records, accounts, memoranda, and other records of any 14 person are not relevant to the jurisdictional rates of a public utility or natural gas company, or if the Commission 15 16 finds that any class of transactions is not relevant to the jurisdictional rates of a public utility or natural gas com-17 18 pany, the Commission shall exempt such person or trans-19 action from the requirements of section 5.

#### 20SEC. 8. AFFILIATE TRANSACTIONS.

21 Nothing in this Act shall preclude the Commission 22 or a State commission from exercising its jurisdiction 23 under otherwise applicable law to determine whether a 24 public utility company, public utility, or natural gas com-25 pany may recover in rates any costs of an activity per-26 formed by an associate company, or any costs of goods or services acquired by such public utility company from
 an associate company.

#### 3 SEC. 9. APPLICABILITY.

4 No provision of this Act shall apply to, or be deemed5 to include—

6 (1) the United States;

7 (2) a State or any political subdivision of a8 State;

9 (3) any foreign governmental authority not op10 erating in the United States;

(4) any agency, authority, or instrumentality of
any entity referred to in paragraph (1), (2), or (3);
or

14 (5) any officer, agent, or employee of any entity
15 referred to in paragraph (1), (2), or (3) acting as
16 such in the course of his or her official duty.

#### 17 SEC. 10. EFFECT ON OTHER REGULATIONS.

18 Nothing in this Act precludes the Commission or a
19 State commission from exercising its jurisdiction under
20 otherwise applicable law to protect utility customers.

#### 21 SEC. 11. ENFORCEMENT.

The Commission shall have the same powers as set forth in sections 306 through 317 of the Federal Power Act (16 U.S.C. 825d–825p) to enforce the provisions of this Act.

#### 1 SEC. 12. SAVINGS PROVISIONS.

2 (a) IN GENERAL.—Nothing in this Act prohibits a
3 person from engaging in or continuing to engage in activi4 ties or transactions in which it is legally engaged or au5 thorized to engage on the effective date of this Act.

6 (b) EFFECT ON OTHER COMMISSION AUTHORITY.—
7 Nothing in this Act limits the authority of the Commission
8 under the Federal Power Act (16 U.S.C. 791a et seq.)
9 (including section 301 of that Act) or the Natural Gas
10 Act (15 U.S.C. 717 et seq.) (including section 8 of that
11 Act).

#### 12 SEC. 13. IMPLEMENTATION.

13 Not later than 18 months after the date of enactment14 of this Act, the Commission shall—

(1) promulgate such regulations as may be necessary or appropriate to implement this Act (other
than section 6); and

(2) submit to the Congress detailed recommendations on technical and conforming amendments to Federal law necessary to carry out this Act
and the amendments made by this Act.

#### 22 SEC. 14. TRANSFER OF RESOURCES.

All books and records that relate primarily to the
functions transferred to the Commission under this Act
shall be transferred from the Securities and Exchange
Commission to the Commission.

#### 1 SEC. 15. EFFECTIVE DATE.

2 This Act shall take effect 18 months after the date3 of enactment of this Act.

#### 4 SEC. 16. AUTHORIZATION OF APPROPRIATIONS.

5 There are authorized to be appropriated such funds6 as may be necessary to carry out this Act.

# 7 SEC. 17. CONFORMING AMENDMENT TO THE FEDERAL 8 POWER ACT.

9 Section 318 of the Federal Power Act (16 U.S.C.

10 825q) is repealed.

Calendar No. 23

106TH CONGRESS S. 313

[Report No. 106-7]

# **A BILL**

To repeal the Public Utility Holding Company Act of 1935, to enact the Public Utility Holding Company Act of 1999, and for other purposes.

MARCH 2, 1999 Reported without amendment