1 STATE OF OKLAHOMA 2 2nd Session of the 57th Legislature (2020) 3 HOUSE BILL 3397 By: McEntire 4 5 6 AS INTRODUCED 7 An Act relating to municipal utility oversight; enacting the Municipal Utilities Oversight Act; defining terms; requiring municipalities to establish 8 municipal utility review board; providing for 9 membership of board; prescribing jurisdiction of municipal utility review board; requiring certain 10 billing summary with respect to utility services; prescribing format; imposing requirements related to meters; prohibiting estimated readings; providing 11 exceptions; providing for testing of meters based on 12 upon variance in billing amount; providing for notice procedures prior to testing; providing for effect of 1.3 request for meter testing with respect to utility bill amount; providing for complaints with municipal 14 utility review board; requiring opportunity for presentation of evidence; providing for payment of 15 certain computed average utility bill amount; prohibiting termination of utility service pending 16 certain proceedings; providing for final order of municipal utility review boards; providing for 17 presentation to governing body of municipality; providing for final determination; providing for 18 codification; and providing an effective date. 19 20 2.1 22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 23 2.4

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 35-110.1 of Title 11, unless there is created a duplication in numbering, reads as follows:

This act shall be known and may be cited as the "Municipal Utilities Oversight Act".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 35-110.2 of Title 11, unless there is created a duplication in numbering, reads as follows:

As used in this act:

- 1. "Municipal utility" includes any city or town, public trust organized pursuant to the provisions of Section 176 of Title 60 of the Oklahoma Statutes or other unit of local government that provides water, natural gas, electric power, or similar service to its residents, but shall not include any public service corporation or any publicly regulated utility; and
- 2. "Public service corporation" means an entity subject to the regulatory jurisdiction of the Oklahoma Corporation Commission and which has its customer rates determined pursuant to the provisions of Article IX of the Oklahoma Constitution, the provisions of Title 17 of the Oklahoma Statutes or other provisions applicable to a publicly owned utility provider.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 35-110.3 of Title 11, unless there is created a duplication in numbering, reads as follows:

A. Each municipal entity providing a utility service to its residents shall establish a municipal utility review board as part of its local government structure.

- B. The utility review board shall consist of five (5) persons to be appointed or selected as follows:
- 1. One person to be appointed by the governing board of the municipality shall be a municipal official who cannot be employed as the municipal attorney or be affiliated with a law firm, in any capacity, that provides legal services or advice to the municipal utility or to the municipality;
- 2. One person to be appointed by the district judge of the judicial district within which the municipal service area is located who is a licensed plumber who is authorized to render professional services in the service area of the municipality;
- 3. One person to be appointed by the district judge of the judicial district within which the municipal service area is located who is a licensed electrician who is authorized to render professional services in the service area of the municipality; and
- 4. Two additional persons to be appointed by the district judge of the judicial district within which the municipal service area is located who are residents of the municipality or the service area within which the utility services are provided.
- C. The utility review board shall have jurisdiction to receive complaints filed by residents of the municipality or persons served

by the municipal utility if not a resident within the geographic boundary of the municipality regarding the service provided by the municipality.

- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 35-110.4 of Title 11, unless there is created a duplication in numbering, reads as follows:
- A. Each municipal utility shall provide its customers or make available to its customers upon request a thirteen-month billing summary which shows the quantity of water, natural gas, electric power, or other commodity provided to the customer.
- B. Municipal utility bills shall indicate in a clear line-item format whether the quantity provided to the customer for the applicable period was based on a meter reading, whether the meter was visually inspected or whether the reading was taken by remote or electronic means, or whether the reading is an estimated amount.
- C. No municipal utility shall use an estimated method to compute a utility bill for more than three billing periods per year unless the estimate was required due to weather conditions that made actual meter reading impossible, a disruption of the technology which is used to gather information from a meter or an emergency condition affecting the ability of the municipal utility to obtain accurate information in order to prepare a utility bill.

SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 35-110.5 of Title 11, unless there is created a duplication in numbering, reads as follows:

- A. If any meter reading increases for a month by twenty percent (20%) or more compared to the same month of the preceding year, upon the request of a customer, a municipal utility shall conduct a test of the meter used by the utility to measure the quantity of water, natural gas, electric power, or other commodity provided to a utility customer.
- B. The customer shall provide notice of a request for a meter test in writing or on such form as may be prescribed by the municipal utility for that purpose. The test shall be conducted within thirty (30) days of the date of the notice or demand is filed with the municipal utility.
- C. A request for a meter test shall not relieve a utility customer of the obligation to make payment of all billed amounts, including any late charges.
- D. If a municipal utility refuses or neglects to test a meter as required by this section, the customer may file a complaint with the municipal utility review board.
- SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 35-110.6 of Title 11, unless there is created a duplication in numbering, reads as follows:

A. The municipal utility review board created pursuant to Section 3 of this act shall allow a utility customer an opportunity to present evidence regarding errors or discrepancies in a utility bill. The municipal utility shall be allowed to respond to the information presented. During the pendency of a matter before the municipal utility review board, the utility customer may pay the average amount of the charges during the preceding year or an annualized average amount if the customer has had service for less than twelve (12) months and the service shall not be cut off during the pendency of the proceedings before either the municipal utility review board or the proceedings before the governing body. If the municipal utility review board finds in favor of the utility customer, the final order of the board shall conclude the matter and there shall be no right of appeal to any other unit of municipal government or to the district court.

B. If the municipal utility review board finds in favor of the municipality or municipal utility, the utility customer may make a presentation to the governing body of the municipality at the next ensuing public meeting of the governing board consistent with the requirements of the Oklahoma Open Meeting Act. The municipality and the utility customer shall be allowed equal time to make their respective presentations to the governing body and after the governing body enters its decision, whether taking the case under

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advisement or not, the matter shall be concluded and neither party
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    shall have any further right of appeal.
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        SECTION 7. This act shall become effective November 1, 2020.
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