

102ND GENERAL ASSEMBLY State of Illinois 2021 and 2022 SB1605

Introduced 2/26/2021, by Sen. Bill Cunningham

SYNOPSIS AS INTRODUCED:

220 ILCS 5/16-122 815 ILCS 505/2EE

Amends the Public Utilities Act. Removes provisions requiring payment of reasonable fees for a customer, alternative retail electric supplier, or unit of local government to access specified information from an electric utility. Requires that each electric utility serving at least 100,000 customers that procures power to file a tariff with the Commission that modifies its current tariff to require all retail customer advanced metering infrastructure meter usage data used for electric power and energy supply service. Provides that the tariff shall provide for the utility to reconcile load serving entity wholesale settlement statements with any necessary regional transmission organization or independent system operator using actual customer meter data and also provide that such customer's validated interval meter usage data be provided the next calendar day for all retail customers enrolled with an alternative retail electric supplier according to the electric utility's records that have contractually authorized release of such data. Provides that an alternative retail electric supplier and its affiliates and contracted third parties shall use such interval meter usage data for the development, marketing, and provision of providing current and future products or services related to retail electric supply service. Amends the Consumer Fraud and Deceptive Business Practices Act. Provides that an alternative retail electric supplier shall not warrant or otherwise represent to an electric utility that the alternative retail electric supplier is authorized to access the interval data of a current or prospective residential or small commercial retail customer unless the alternative retail electric supplier has obtained authorization. Effective immediately.

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1 AN ACT concerning regulation.

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

4 Section 1. Findings.

- (a) The General Assembly finds that retail electricity supply products and services that vary by the time of day when electricity is consumed benefits all energy customers by providing greater opportunities for decreasing peak demand, reducing the strain on utility distribution assets, promoting energy efficiency, providing timely energy information alerts (one day lag), and supporting clean energy resources thereby thus promoting the health, safety, and welfare of all citizens of the State of Illinois.
- (b) The General Assembly finds that significant barriers 14 15 to adoption of retail electricity time-variant supply products and services, such as time of use pricing, time relevant 16 17 informational alerts, and demand response products, alternative retail electric suppliers serving residential and 18 small commercial customers exist under present law and that 19 2.0 the Illinois Commerce Commission has held that access to customer interval meter usage data to accurately price 21 22 products and provide services based upon customer specific and 23 unique electricity usage patterns is most appropriately resolved by the General Assembly. 24

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- (c) The General Assembly finds that such advance metering infrastructure interval meter usage data can be utilized by alternative retail electric suppliers to develop product and service offerings to consumers that will provide consumers bill and usage alerts and a broader selection of specifically tailored renewable energy, energy efficiency, and vehicle electrification products that will further enhance the State's goals of moving toward a green economy.
 - (d) The General Assembly further finds that to enhance customer benefits of advanced metering infrastructure meter usage data and to facilitate alternative retail electric suppliers' ability to offer such products enabled by advanced infrastructure meters for metering the provision competitive retail electric supply services modifications to existing utility tariffs relating to access to customer usage data are necessary in order for customers to have more frequent access to their monthly billing and daily real-time usage information to fully use the investments therein and to enable customers to more easily and effectively manage their energy consumption.
- 21 Section 5. The Public Utilities Act is amended by changing 22 Section 16-122 as follows:
- 23 (220 ILCS 5/16-122)
- Sec. 16-122. Customer information.

- (a) Upon the request of a retail customer, or a person who presents verifiable authorization and is acting as the customer's agent, and payment of a reasonable fee, electric utilities shall provide to the customer or its authorized agent the customer's billing and usage data.
- (b) Upon request from any alternative retail electric supplier and payment of a reasonable fee, an electric utility serving retail customers in its service area shall make available generic information concerning the usage, load shape curve or other general characteristics of customers by rate classification. Provided however, no customer specific billing, usage or load shape data shall be provided under this subsection unless authorization to provide such information is provided by the customer pursuant to subsection (a) of this Section or as otherwise authorized by this subsection (b).

Not later than 90 days after the effective date of this amendatory Act of the 102nd General Assembly, each electric utility serving at least 100,000 customers that procures power and energy pursuant to Section 16-111.5 of this Act shall file a tariff with the Commission that modifies its current tariff to require all retail customer advanced metering infrastructure meter usage data used for electric power and energy supply service, including billing, settlement, and capacity requirements by a regional transmission organization or independent system operator with said meter usage data in intervals as recorded by the advanced metering be provided as

the standard meter data to an alternative retail electric 1 2 supplier upon express authorization by the customer of record. 3 The tariff shall provide for the utility to reconcile load serving entity wholesale settlement statements with any 4 5 necessary regional transmission organization or independent system operator using actual customer meter data. The tariff 6 shall also provide that such customer's validated interval 7 8 meter usage data of not less than 15-minute basis intervals be 9 provided the next calendar day for all retail customers 10 enrolled with an alternative retail electric supplier 11 according to the electric utility's records that have 12 contractually authorized release of such data. Any contractual term or contract authorizing such release must include 13 14 instructions on how to contact the alternative retail electric 15 supplier and electric utility to opt out of release of the data 16 at any time. An alternative retail electric supplier and its 17 affiliates and contracted third parties shall use such interval meter usage data for the development, marketing, and 18 19 provision of providing current and future products or services related to retail electric supply service, including, but not 20 21 limited to, onsite or community generation, energy efficiency 22 or management, time of use pricing, demand response, vehicle 23 electrification, or any other electricity-related products or 24 services. An alternative retail electric supplier and its 25 affiliates and contracted third parties shall be prohibited from selling, licensing, or disclosing such information to a 26

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third party for any other purpose.

Such electric utility shall file a tariff in accordance with this subsection to provide an alternative retail electric supplier with 24 consecutive months of historical AMI interval data and 24 months of interval meter usage data for each of the following 24 monthly billing periods effective with the month the utility receives such request and upon authorization from the alternative retail electric supplier on behalf of its prospective customer that is not a customer of record. Such tariff shall also allow an alternative retail electric supplier, their affiliates, and contracted third parties, access to 12 months of historical interval meter usage data for new customers and daily access, in the normal course of business, to all existing retail customers of that alternative retail electric supplier, in bulk, using a web portal or comparable interface provided by the electric utility. An alternative retail electric supplier and its affiliates and contracted third parties shall use such data for the development, marketing, and provision of current and future products or services related to retail electric supply service, including, but not limited to, onsite or community generation, energy efficiency or management, time of use pricing, demand response, vehicle electrification, or any other electricity-related products or services. An alternative retail electric supplier and its affiliates and contracted third parties shall be prohibited from selling, licensing, or

- 1 <u>disclosing such information to a third party for any other</u>
- 2 purpose.
- 3 <u>Use of such interval meter usage data by an alternative</u>
- 4 retail electric supplier contrary to the purposes and
- 5 provisions of this subsection shall constitute a violation of
- 6 Section 16-115A of this Act.
- 7 (c) Upon request from a unit of local government and
- 8 payment of a reasonable fee, an electric utility shall make
- 9 available information concerning the usage, load shape curves,
- 10 and other characteristics of customers by customer
- 11 classification and location within the boundaries of the unit
- of local government, however, no customer specific billing,
- usage, or load shape data shall be provided under this
- 14 subsection unless authorization to provide that information is
- 15 provided by the customer.
- 16 (d) All such customer information shall be made available
- in a timely fashion in an electronic format, if available.
- 18 (Source: P.A. 92-585, eff. 6-26-02.)
- 19 Section 10. The Consumer Fraud and Deceptive Business
- 20 Practices Act is amended by changing Section 2EE as follows:
- 21 (815 ILCS 505/2EE)
- 22 Sec. 2EE. Alternative retail electric supplier selection.
- 23 (a) An alternative retail electric supplier shall not
- 24 submit or execute a change in a consumer's selection of a

1 provider of electric service unless and until:

- (i) the alternative retail electric supplier first discloses all material terms and conditions of the offer to the consumer:
- (ii) if the consumer is a small commercial retail customer as that term is defined in subsection (c) of this Section or a residential consumer, the alternative retail electric supplier discloses the utility electric supply price to compare, which shall be the sum of the electric supply charge and the transmission services charge, and shall not include the purchased electricity adjustment, applicable at the time the offer is made to the consumer;
- (iii) if the consumer is a small commercial retail customer as that term is defined in subsection (c) of this Section or a residential consumer, the alternative retail electric provider discloses the following statement:

"(Name of the alternative retail electric supplier) is not the same entity as your electric delivery company. You are not required to enroll with (name of alternative retail electric supplier). As of (effective date), the electric supply price to compare is currently (price in cents per kilowatt hour). The electric utility electric supply price will expire on (expiration date). The utility electric supply price to compare does not include the purchased electricity adjustment factor. For more information go to the

2	www.pluginillinois.org.".
3	If applicable, the statement shall include the
4	following statement:
5	"The purchased electricity adjustment factor may
6	range between +.5 cents and5 cents per kilowatt
7	hour.";
8	(iv) the alternative retail electric supplier has
9	obtained the consumer's express agreement to accept the
10	offer after the disclosure of all material terms and
11	conditions of the offer; and
12	(v) the alternative retail electric supplier has
13	confirmed the request for a change in accordance with one
14	of the following procedures:
15	(A) The new alternative retail electric supplier
16	has obtained the consumer's written or electronically
17	signed authorization in a form that meets the
18	following requirements:
19	(1) An alternative retail electric supplier
20	shall obtain any necessary written or
21	electronically signed authorization from a
22	consumer for a change in electric service by using
23	a letter of agency as specified in this Section.
24	Any letter of agency that does not conform with
25	this Section is invalid.
26	(2) The letter of agency shall be a separate

1 Illinois Commerce Commission's free website at

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document (an easily separable document containing only the authorization language described in subparagraph (5)) whose sole purpose is to authorize an electric service provider change. The letter of agency must be signed and dated by the consumer requesting the electric service provider change.

- (3) The letter of agency shall not be combined with inducements of any kind on the same document.
- (4) Notwithstanding subparagraphs (1) and (2), the letter of agency may be combined with checks that contain only the required letter of agency language prescribed in subparagraph (5) and the necessary information to make the check negotiable instrument. The letter of agency check shall not contain any promotional language or material. The letter of agency check shall contain in easily readable, bold-face type on the face of the check, a notice that the consumer authorizing an electric service provider change by signing the check. The letter of agency language also shall be placed near the signature line on the back of the check.
- (5) At a minimum, the letter of agency must be printed with a print of sufficient size to be clearly legible, and must contain clear and

1	unambiguous language that confirms:
2	(i) The consumer's billing name and
3	address;
4	(ii) The decision to change the electric
5	service provider from the current provider to
6	the prospective provider;
7	(iii) The terms, conditions, and nature of
8	the service to be provided to the consumer
9	must be clearly and conspicuously disclosed,
10	in writing, and an alternative retail electric
11	supplier must directly establish the rates for
12	the service contracted for by the consumer;
13	and
14	(iv) That the consumer understand that any
15	alternative retail electric supplier selection
16	the consumer chooses may involve a charge to
17	the consumer for changing the consumer's
18	electric service provider.
19	(6) Letters of agency shall not suggest or
20	require that a consumer take some action in order
21	to retain the consumer's current electric service
22	provider.
23	(7) If any portion of a letter of agency is
24	translated into another language, then all
25	portions of the letter of agency must be
26	translated into that language

(B) An appropriately qualified independent third party has obtained, in accordance with the procedures set forth in this subsection (b), the consumer's oral authorization to change electric suppliers that confirms and includes appropriate verification data. The independent third party (i) must not be owned, managed, controlled, or directed by the supplier or the supplier's marketing agent; (ii) must not have any financial incentive to confirm supplier change requests for the supplier or the supplier's marketing agent; and (iii) must operate in a location physically separate from the supplier or the supplier's marketing agent.

Automated third-party verification systems and 3-way conference calls may be used for verification purposes so long as the other requirements of this subsection (b) are satisfied.

A supplier or supplier's sales representative initiating a 3-way conference call or a call through an automated verification system must drop off the call once the 3-way connection has been established.

All third-party verification methods shall elicit, at a minimum, the following information: (i) the identity of the consumer; (ii) confirmation that the person on the call is the account holder, has been specifically and explicitly authorized by the account

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holder, or possesses lawful authority to make the supplier change; (iii) confirmation that the person on the call wants to make the supplier change; (iv) the names of the suppliers affected by the change; (v) the service address of the supply to be switched; and (vi) the price of the service to be supplied and the material terms and conditions of the service being offered, including whether any early termination fees apply. Third-party verifiers may not market the supplier's services by providing additional information, including information regarding procedures to block or otherwise freeze an account against further changes.

All third-party verifications shall be conducted in the same language that was used in the underlying sales transaction and shall be recorded in their entirety. Submitting suppliers shall maintain and preserve audio records of verification of subscriber authorization for a minimum period of 2 years after obtaining the verification. Automated systems must provide consumers with an option to speak with a live person at any time during the call. Each disclosure made during the third-party verification must be made individually to obtain clear acknowledgment of each disclosure. The alternative retail electric supplier must be in a location where he or she cannot hear the

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1	customer while the third-party verification is
2	conducted. The alternative retail electric supplier
3	shall not contact the customer after the third-party
4	verification for a period of 24 hours unless the
5	customer initiates the contact.
6	(C) When a consumer initiates the call to the
7	prospective alternative retail electric supplier, in
8	order to enroll the consumer as a customer, the
9	prospective alternative retail electric supplier must,
10	with the consent of the customer, make a date-stamped,
11	time-stamped audio recording that elicits, at a
12	minimum, the following information:
13	(1) the identity of the customer;
14	(2) confirmation that the person on the call
15	is authorized to make the supplier change;
16	(3) confirmation that the person on the call
17	wants to make the supplier change;
18	(4) the names of the suppliers affected by the
19	change;
20	(5) the service address of the supply to be
21	switched; and
22	(6) the price of the service to be supplied
23	and the material terms and conditions of the
24	service being offered, including whether any early

termination fees apply.

Submitting suppliers shall maintain and preserve

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the audio records containing the information set forth above for a minimum period of 2 years.

- (b) (1) An alternative retail electric supplier shall not utilize the name of a public utility in any manner that is deceptive or misleading, including, but not limited to implying or otherwise leading a consumer to believe that an alternative retail electric supplier is soliciting on behalf of or is an agent of a utility. An alternative retail electric supplier shall not utilize the name, or any other identifying insignia, graphics, or wording that has been used at any time to represent a public utility company or its services, to identify, label, or define any of its electric power and energy service offers. An alternative retail electric supplier may state the name of a public electric utility in order to accurately describe the electric utility service territories in which the supplier is currently offering an electric power and energy service. An alternative retail electric supplier that is the affiliate of an Illinois public utility and that was doing business in Illinois providing alternative retail electric service on January 1, 2016 may continue to use that public utility's name, logo, identifying insignia, graphics, or wording in its business operations occurring outside the service territory of the public utility with which it is affiliated.
- (2) An alternative retail electric supplier shall not state or otherwise imply that the alternative retail electric

- supplier is employed by, representing, endorsed by, or acting on behalf of a utility or utility program, a consumer group or consumer group program, or a governmental body, unless the alternative retail electric supplier has entered into a contractual arrangement with the governmental body and has been authorized by the governmental body to make the statements.
- (3) An alternative retail electric supplier shall not warrant or otherwise represent to an electric utility that the alternative retail electric supplier is authorized to access the interval data of a current or prospective residential or small commercial retail customer unless the alternative retail electric supplier has obtained authorization pursuant to Section 16-122 of the Public Utilities Act or as otherwise authorized by the Commission.
- (c) An alternative retail electric supplier shall not submit or execute a change in a consumer's selection of a provider of electric service unless the alternative retail electric supplier complies with the following requirements of this subsection (c). It is a violation of this Section for an alternative retail electric supplier to fail to comply with this subsection (c). The requirements of this subsection (c) shall only apply to residential and small commercial retail customers. For purposes of this subsection (c) only, "small commercial retail customer" has the meaning given to that term in Section 16-102 of the Public Utilities Act.

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- electric supplier shall state that he or represents an independent seller of electric power and energy service certified by the Illinois Commerce Commission and that he or she is not employed by, representing, endorsed by, or acting on behalf of, a utility, or a utility program, a consumer group or consumer group program, or a governmental body, unless the alternative retail electric supplier has entered into a contractual arrangement with the governmental body to make the statements.
- (2) Alternative retail electric suppliers who engage in-person solicitation for the purpose of selling by electric power and energy service offered supplier alternative retail electric shall identification on an outer garment. This identification shall be visible at all times and prominently display the following: (i) the alternative retail electric supplier agent's full name in reasonable size font; (ii) an agent identification number; (iii) а photograph the alternative retail electric supplier agent; and (iv) the trade name and logo of the alternative retail electric supplier the agent is representing. If the agent is selling electric power and energy services from multiple alternative retail electric suppliers to the consumer, the identification shall display the trade name and logo of

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the agent, broker, or consultant entity as that entity is defined in Section 16-115C of the Public Utilities Act. An alternative retail electric supplier shall leave the premises at the consumer's, owner's, or occupant's request. A copy of the Uniform Disclosure Statement described in 83 Ill. Adm. Code 412.115 and 412.Appendix A is to be left with the consumer, at the conclusion of the visit unless the consumer refuses to accept a copy. An alternative retail electric supplier may provide the Uniform Disclosure Statement electronically instead of in paper form to a consumer upon that customer's request. The alternative retail electric supplier shall also offer to consumer, at the time of the initiation of solicitation, a business card or other material that lists the agent's name, identification number and title, and the alternative retail electric supplier's name and contact information, including phone number. The alternative retail electric supplier shall not conduct any in-person solicitations of consumers at any building or premises where any sign, notice, or declaration of any description whatsoever is posted that prohibits sales, marketing, or solicitations. The alternative retail electric supplier shall obtain consent to enter multi-unit residential dwellings. Consent obtained to enter a multi-unit dwelling from one prospective customer or occupant of the dwelling shall not constitute consent to market to any other

prospective consumers without separate consent.

- (3) An alternative retail electric supplier who contacts consumers by telephone for the purpose of selling electric power and energy service shall provide the agent's name and identification number. Any telemarketing solicitations that lead to a telephone enrollment of a consumer must be recorded and retained for a minimum of 2 years. All telemarketing calls of consumers that do not lead to a telephone enrollment, but last at least 2 minutes, shall be recorded and retained for a minimum of 6 months.
- (4) During an inbound enrollment call, an alternative retail electric supplier shall state that he or she represents an independent seller of electric power and energy service certified by the Illinois Commerce Commission. All inbound enrollment calls that lead to an enrollment shall be recorded, and the recordings shall be retained for a minimum of 2 years. An inbound enrollment call that does not lead to an enrollment, but lasts at least 2 minutes, shall be retained for a minimum of 6 months. The alternative retail electric supplier shall send the Uniform Disclosure Statement and contract to the customer within 3 business days after the electric utility's confirmation to the alternative retail electric supplier of an accepted enrollment.
 - (5) If a direct mail solicitation to a consumer

includes a written letter of agency, it shall include the Uniform Disclosure Statement described in 83 Ill. Adm. Code 412.115 and 412.Appendix A. The Uniform Disclosure Statement shall be provided on a separate page from the other marketing materials included in the direct mail solicitation. If a written letter of agency is being used to authorize a consumer's enrollment, the written letter of agency shall comply with this Section. A copy of the contract must be sent to consumer within 3 business days after the electric utility's confirmation to the alternative retail electric supplier of an accepted enrollment.

(6) Online Solicitation.

- (A) Each alternative retail electric supplier offering electric power and energy service to consumers online shall clearly and conspicuously make all disclosures for any services offered through online enrollment before requiring the consumer to enter any personal information other than zip code, electric utility service territory, or type of service sought.
- (B) Notwithstanding any requirements in this Section to the contrary, an alternative retail electric supplier may secure consent from the consumer to obtain customer-specific billing and usage information for the sole purpose of determining and

pricing a product through a letter of agency or method approved through an Illinois Commerce Commission docket before making all disclosure for services offered through online enrollment. It is a violation of this Act for an alternative retail electric supplier to use a consumer's utility account number to execute or change a consumer's enrollment unless the consumer expressly consents to that enrollment as required by law.

- (C) The enrollment website of the alternative retail electric supplier shall, at a minimum, include:

 (i) disclosure of all material terms and conditions of the offer; (ii) a statement that electronic acceptance of the terms and conditions is an agreement to initiate service and begin enrollment; (iii) a statement that the consumer shall review the contract or contact the current supplier to learn if any early termination fees are applicable; and (iv) an email address and toll-free phone number of the alternative retail electric supplier where the customer can express a decision to rescind the contract.
- (7) (A) Beginning January 1, 2020, an alternative retail electric supplier shall not sell or offer to sell any products or services to a consumer pursuant to a contract in which the contract automatically renews, unless an alternative retail electric supplier provides to

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the consumer at the outset of the offer, in addition to other disclosures required by law, a separate written statement titled "Automatic Contract Renewal" that clearly and conspicuously discloses in bold lettering in at least 12-point font the terms and conditions of the automatic contract renewal provision, including: (i) the estimated bill cycle on which the initial contract term expires and a statement that it could be later based on when the utility accepts the initial enrollment; (ii) the estimated bill cycle on which the new contract term begins and a statement that it will immediately follow the last billing cycle of the current term; (iii) the procedure to contract before the terminate the new contract term applies; and (iv) the cancellation procedure. If the alternative retail electric supplier sells or offers to sell the products or services to a consumer during an in-person solicitation or telemarketing solicitation, the disclosures described in this subparagraph (A) shall also be made to the consumer verbally during the solicitation. Nothing in this subparagraph (A) shall be construed to apply to contracts entered into before January 1, 2020.

(B) At least 30 days before, but not more than 60 days prior, to the end of the initial contract term, in any and all contracts that automatically renew after the initial term, the alternative retail electric supplier shall send, in addition to other disclosures

1	required by law, a separate written notice of the
2	contract renewal to the consumer that clearly and
3	conspicuously discloses the following:
4	(i) a statement printed or visible from the
5	outside of the envelope or in the subject line of
6	the email, if the customer has agreed to receive
7	official documents by email, that states "Contract
8	Renewal Notice";
9	(ii) a statement in bold lettering, in at
10	least 12-point font, that the contract will
11	automatically renew unless the customer cancels
12	it;
13	(iii) the billing cycle in which service under
14	the current term will expire;
15	(iv) the billing cycle in which service under
16	the new term will begin;
17	(v) the process and options available to the
18	consumer to reject the new contract terms;
19	(vi) the cancellation process if the
20	consumer's contract automatically renews before
21	the consumer rejects the new contract terms;
22	(vii) the terms and conditions of the new
23	contract term;
24	(viii) for a fixed rate contract, a
25	side-by-side comparison of the current price and
26	the new price: for a variable rate contract or

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time-of-use product in which the first month's renewal price can be determined, a side-by-side comparison of the current price and the price for the first month of the new variable or time-of-use price; or for a variable or time-of-use contract based on a publicly available index, a side-by-side comparison of the current formula and the new formula; and

- (ix) the phone number and email address to submit a consumer inquiry or complaint to the Illinois Commerce Commission and the Office of the Attorney General.
- (C) An alternative retail electric supplier shall not automatically renew a consumer's enrollment after the current term of the contract expires when the current term of the contract provides that the consumer will be charged a fixed rate and the renewed contract provides that the consumer will be charged a variable rate, unless: (i) the alternative retail electric supplier complies with subparagraphs (A) and (B); and (ii) the customer expressly consents to the contract renewal in writing or by electronic signature at least 30 days, but no more than 60 days, before the contract expires.
- (D) This paragraph (7) does not apply to customers enrolled in a municipal aggregation program pursuant

to Section 1-92 of the Illinois Power Agency Act.

- (8) All in-person and telephone solicitations shall be conducted in, translated into, and provided in a language in which the consumer subject to the marketing or solicitation is able to understand and communicate. An alternative retail electric supplier shall terminate a solicitation if the consumer subject to the marketing or communication is unable to understand and communicate in the language in which the marketing or solicitation is being conducted. An alternative retail electric supplier shall comply with Section 2N of this Act.
- (9) Beginning January 1, 2020, consumers shall have the right to terminate their contract with the alternative retail electric supplier at any time without any termination fees or penalties.
- (10) An alternative retail electric supplier shall not submit a change to a customer's electric service provider in violation of Section 16-115E of the Public Utilities Act.
- (c) Complaints may be filed with the Illinois Commerce Commission under this Section by a consumer whose electric service has been provided by an alternative retail electric supplier in a manner not in compliance with this Section or by the Illinois Commerce Commission on its own motion when it appears to the Commission that an alternative retail electric supplier has provided service in a manner not in compliance

- with this Section. If, after notice and hearing, the
 Commission finds that an alternative retail electric supplier
 has violated this Section, the Commission may in its
 discretion do any one or more of the following:
 - (1) Require the violating alternative retail electric supplier to refund to the consumer charges collected in excess of those that would have been charged by the consumer's authorized electric service provider.
 - (2) Require the violating alternative retail electric supplier to pay to the consumer's authorized electric service provider the amount the authorized electric service provider would have collected for the electric service. The Commission is authorized to reduce this payment by any amount already paid by the violating alternative retail electric supplier to the consumer's authorized provider for electric service.
 - (3) Require the violating alternative retail electric supplier to pay a fine of up to \$1,000 into the Public Utility Fund for each repeated and intentional violation of this Section.
 - (4) Issue a cease and desist order.
 - (5) For a pattern of violation of this Section or for intentionally violating a cease and desist order, revoke the violating alternative retail electric supplier's certificate of service authority.
 - (d) For purposes of this Section:

- 1 "Electric service provider" shall have the meaning given
- 2 that phrase in Section 6.5 of the Attorney General Act.
- 3 "Alternative retail electric supplier" has the meaning
- 4 given to that term in Section 16-102 of the Public Utilities
- 5 Act.
- 6 (Source: P.A. 101-590, eff. 1-1-20.)
- 7 Section 99. Effective date. This Act takes effect upon
- 8 becoming law.