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AN ACT concerning local government.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Illinois Municipal Code is amended by 5 changing Sections 11-119.1-4 and 11-119.2-4 as follows:

6 (65 ILCS 5/11-119.1-4) (from Ch. 24, par. 11-119.1-4)

Sec. 11-119.1-4. Municipal Power Agencies. A. Any 2 or more municipalities, contiguous or noncontiguous, and which operate an electric utility system, may form a municipal power agency by the execution of an agency agreement authorized by an ordinance adopted by the governing body of each municipality. The agency agreement may state:

(1) that the municipal power agency is created and incorporated under the provisions of this Division as a body politic and corporate, municipal corporation and unit of local government of the State of Illinois;

17 (2) the name of the agency and the date of its 18 establishment;

19 (3) that names of the municipalities which have adopted the 20 agency agreement and constitute the initial members of the 21 municipal power agency;

(4) the names and addresses of the persons initiallyappointed in the ordinances adopting the agency agreement to

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serve on the Board of Directors and act as the representatives
of the municipalities, respectively, in the exercise of their
powers as members;

4 (5) the limitations, if any, upon the terms of office of 5 the directors, provided that such directors shall always be 6 selected and vacancies in their offices declared and filled by 7 ordinances adopted by the governing body of the respective 8 municipalities;

9 (6) the location by city, village or incorporated town in 10 the State of Illinois of the principal office of the municipal 11 power agency;

12 (7) provisions for the disposition, division or 13 distribution of obligations, property and assets of the 14 municipal power agency upon dissolution; and

(8) any other provisions for regulating the business of the municipal power agency or the conduct of its affairs which may be agreed to by the member municipalities, consistent with this Division, including, without limitation, any provisions for weighted voting among the member municipalities or by the directors.

B. The <u>presiding</u> chief executive officer <u>of the Board of</u> <u>Directors</u> of any municipal power agency established pursuant to this Division <u>or such other officer selected by the Board of</u> <u>Directors</u>, within 3 months after establishment, shall file a certified copy of the agency agreement and a list of the municipalities which have adopted the agreement with the SB0264 Enrolled - 3 - LRB096 04646 RLJ 14705 b

recorder of deeds of the county in which the principal office 1 2 is located. The recorder of deeds shall record this certified copy and list and shall immediately transmit the certified copy 3 and list to the Secretary of State, together with his 4 5 certificate of recordation. The Secretary of State shall file these documents and issue his certificate of approval over his 6 7 signature and the Great Seal of the State. The Secretary of 8 State shall make and keep a register of municipal power 9 agencies established under this Division.

10 C. Each municipality which becomes a member of the 11 municipal power agency shall appoint a representative to serve 12 on the Board of Directors, which representative may be a member of the governing body of the municipality. Each appointment 13 14 shall be made by the mayor, or president, subject to the 15 confirmation of the governing body. The directors so appointed 16 shall hold office for a term of 3 years, or until a successor 17 has been duly appointed and gualified, except that the directors first appointed shall determine by lot at their 18 19 initial meeting the respective directors which shall serve for 20 a term of one, 2 or 3 years from the date of that meeting. A vacancy shall be filled for the balance of the unexpired term 21 22 in the same manner as the original appointment.

The Board of Directors is the corporate authority of the municipal power agency and shall exercise all the powers and manage and control all of the affairs and property of the agency. The Board of Directors shall have full power to pass SB0264 Enrolled - 4 - LRB096 04646 RLJ 14705 b

all necessary ordinances, resolutions, rules and regulations for the proper management and conduct of the business of the board, and for carrying into effect the objects for which the agency was established.

5 At the initial meeting of the Board of Directors to be held 6 within 30 days after the date of establishment of the municipal 7 power agency and at the first meeting of each fiscal year 8 thereafter, the directors shall elect from their members a 9 presiding officer to preside over the meetings of the Board of 10 Directors president and an alternative presiding officer 11 vice president and may elect an executive board. The Board of 12 Directors shall determine and designate in the agency's bylaws 13 the titles for the presiding officers. The directors shall also 14 elect a secretary and treasurer, who need not be directors. The board may select such other officers, employees and agents as 15 16 deemed to be necessary, who need not be directors or residents 17 of any of the municipalities which are members of the municipal power agency. The board may designate appropriate titles for 18 19 all other officers, employees, and agents. All persons selected 20 by the board shall hold their respective offices during the 21 pleasure of the board, and give such bond as may be required by 22 the board.

D. The bylaws of the municipal power agency, and any amendments thereto, shall be adopted by the Board of Directors by a majority vote (adjusted for weighted voting, if provided in the Agency Agreement) to provide the following: SB0264 Enrolled - 5 - LRB096 04646 RLJ 14705 b

(1) the conditions and obligations of membership, if any;

2 (2) the manner and time of calling regular and special
3 meetings of the Board of Directors;

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(3) the procedural rules of the Board of Directors;

5 (4) the composition, powers and responsibilities of any
6 committee or executive board;

7 (5) the rights and obligations of new members, and the 8 disposition of rights and obligations upon termination of 9 membership; and

10 (6) such other rules or provisions for regulating the 11 affairs of the municipal power agency as the board shall 12 determine to be necessary.

13 E. Every municipal power agency shall maintain an office in 14 the State of Illinois to be known as its principal office. When 15 a municipal power agency desires to change the location of such 16 office, it shall file with the Secretary of State a certificate 17 of change of location, stating the new address and the effective date of change. Meetings of the Board of Directors 18 19 may be held at any place within the State of Illinois, 20 designated by the Board of Directors, after notice. Unless 21 otherwise provided by the bylaws, an act of the majority of the 22 directors present at a meeting at which a quorum is present is 23 the act of the Board of Directors.

F. The Board of Directors shall hold at least one meeting each year for the election of officers and for the transaction of any other business. Special meetings of the Board of SB0264 Enrolled - 6 - LRB096 04646 RLJ 14705 b

Directors may be called for any purpose upon written request to 1 2 the presiding officer of the Board of Directors president or secretary to call the meeting. Such officer shall give notice 3 of the meeting to be held not less than 10 days and not more 4 5 than 60 days after receipt of such request. Unless the bylaws provide for a different percentage, a quorum for a meeting of 6 the Board of Directors is a majority of all members then in 7 8 office. All meetings of the board shall be held in compliance 9 with the provisions of "An Act in relation to meetings", 10 approved July 11, 1957, as amended.

11 G. The agency agreement may be amended as proposed at any 12 meeting of the Board of Directors for which notice, stating the 13 purpose, shall be given to each director and, unless the bylaws 14 prescribe otherwise, such amendment shall become effective 15 when ratified by ordinances adopted by a majority of the 16 governing bodies of the member municipalities. Each amendment, 17 duly certified, shall be recorded and filed in the same manner as for the original agreement. 18

H. Each member municipality shall have full power and authority, subject to the provisions of its charter and laws regarding local finance, to appropriate money for the payment of the expenses of the municipal power agency and of its representative in exercising its functions as a member of the municipal power agency.

I. Any additional municipality which operates an electricutility system may join the municipal power agency, or any

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member municipality may withdraw therefrom upon the approval by 1 2 ordinance adopted by the governing body of the majority of the 3 municipalities which are then members of the municipal power agency. Any new member shall agree to assume its proportionate 4 5 share of the outstanding obligations of the municipal power 6 agency and any member permitted to withdraw shall remain obligated to make payments under any outstanding contract or 7 8 agreement with the municipal power agency. Any such change in 9 membership shall be recorded and filed in the same manner as 10 for the original agreement.

J. Any 2 or more municipal power agencies organized pursuant to this Division may consolidate to form a new municipal power agency when approved by ordinance adopted by the governing body of each municipality which is a member of the respective municipal power agency and by the execution of an agency agreement as provided in this Section.

17 (Source: P.A. 83-997.)

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(65 ILCS 5/11-119.2-4) (from Ch. 24, par. 11-119.2-4)

Sec. 11-119.2-4. A. Any 2 or more municipalities, contiguous or noncontiguous, and which operate a natural gas plant or system, may form a municipal natural gas agency by the execution of an agency agreement authorized by an ordinance adopted by the governing body of each municipality. The agency agreement may state:

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(1) that the municipal natural gas agency is created and

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1 incorporated under the provisions of this Division as a body 2 politic and corporate, municipal corporation and unit of local 3 government of the State of Illinois;

4 (2) the name of the agency and the date of its
5 establishment;

6 (3) the names of the municipalities which have adopted the 7 agency agreement and constitute the initial members of the 8 municipal natural gas agency;

9 (4) the names and addresses of the persons initially 10 appointed in the ordinances adopting the agency agreement to 11 serve on the Board of Directors and act as the representatives 12 of the municipalities, respectively, in the exercise of their 13 powers as members;

14 (5) the limitations, if any, upon the terms of office of 15 the directors, provided that such directors shall always be 16 selected and vacancies in their offices declared and filled by 17 ordinances adopted by the governing body of the respective 18 municipalities;

19 (6) the location by city, village or incorporated town in 20 the State of Illinois of the principal office of the municipal 21 natural gas agency;

(7) provisions for the disposition, division or distribution of obligations, property and assets of the municipal natural gas agency upon dissolution; and

(8) any other provisions for regulating the business of the municipal natural gas agency or the conduct of its affairs SB0264 Enrolled - 9 - LRB096 04646 RLJ 14705 b

which may be agreed to by the member municipalities, consistent with this Division, including, without limitation, any provisions for weighted voting among the member municipalities or by the directors.

5 B. The presiding chief executive officer of the Board of 6 Directors of any municipal natural gas agency established 7 pursuant to this Division or such other officer selected by the Board of Directors, within 3 months after establishment, shall 8 9 file a certified copy of the agency agreement and a list of the 10 municipalities which have adopted the agreement with the 11 recorder of the county in which the principal office is 12 located. The recorder shall record this certified copy and list and shall immediately transmit the certified copy and list to 13 14 the Secretary of State, together with his certificate of 15 recordation. The Secretary of State shall file these documents 16 and issue his certificate of approval over his signature and 17 the Great Seal of the State. The Secretary of State shall make and keep a register of municipal natural gas agencies 18 established under this Division. 19

20 C. Each municipality which becomes a member of the 21 municipal natural gas agency shall appoint a representative to 22 serve on the Board of Directors, which representative may be a 23 member of the governing body of the municipality. Each 24 appointment shall be made by the mayor, or president, subject 25 to the confirmation of the governing body. The directors so 26 appointed shall hold office for a term of 3 years, or until a SB0264 Enrolled - 10 - LRB096 04646 RLJ 14705 b

successor has been duly appointed and qualified, except that the directors first appointed shall determine by lot at their initial meeting the respective directors which shall serve for a term of one, 2 or 3 years from the date of that meeting. A vacancy shall be filled for the balance of the unexpired term in the same manner as the original appointment.

7 The Board of Directors is the corporate authority of the 8 municipal natural gas agency and shall exercise all the powers 9 and manage and control all of the affairs and property of the 10 agency. The Board of Directors shall have full power to pass 11 all necessary ordinances, resolutions, rules and regulations 12 for the proper management and conduct of the business of the board, and for carrying into effect the objects for which the 13 14 agency was established.

15 At the initial meeting of the Board of Directors to be held 16 within 30 days after the date of establishment of the municipal 17 natural gas agency and at the first meeting of each fiscal year thereafter, the directors shall elect from their members a 18 19 presiding officer to preside over the meetings of the Board of Directors president and an alternate presiding officer 20 21 vice-president and may elect an executive board. The Board of 22 Directors shall determine and designate in the agency's bylaws 23 the titles for the presiding officers. The directors shall also 24 elect a secretary and treasurer, who need not be directors. The 25 board may select such other officers, employees and agents as 26 deemed to be necessary, who need not be directors or residents

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of any of the municipalities which are members of the municipal natural gas agency. <u>The board may designate appropriate titles</u> <u>for all other officers, employees, and agents.</u> All persons selected by the board shall hold their respective offices during the pleasure of the board, and give such bond as may be required by the board.

D. The bylaws of the municipal natural gas agency, and any amendments thereto, shall be adopted by the Board of Directors by a majority vote (adjusted for weighted voting, if provided in the Agency Agreement) to provide the following:

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(1) the conditions and obligations of membership, if any;

12 (2) the manner and time of calling regular and special13 meetings of the Board of Directors;

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(3) the procedural rules of the Board of Directors;

15 (4) the composition, powers and responsibilities of any 16 committee or executive board;

(5) the rights and obligations of new members, and the disposition of rights and obligations upon termination of membership; and

20 (6) such other rules or provisions for regulating the 21 affairs of the municipal natural gas agency as the board shall 22 determine to be necessary.

E. Every municipal natural gas agency shall maintain an office in the State of Illinois to be known as its principal office. When a municipal natural gas agency desires to change the location of such office, it shall file with the Secretary SB0264 Enrolled - 12 - LRB096 04646 RLJ 14705 b

of State a certificate of change of location, stating the new address and the effective date of change. Meetings of the Board of Directors may be held at any place within the State of Illinois, designated by the Board of Directors, after notice. Unless otherwise provided by the bylaws, an act of the majority of the directors present at a meeting at which a quorum is present is the act of the Board of Directors.

8 F. The Board of Directors shall hold at least one meeting 9 each year for the election of officers and for the transaction 10 of any other business. Special meetings of the Board of 11 Directors may be called for any purpose upon written request to 12 the presiding officer of the Board of Directors president or secretary to call the meeting. Such officer shall give notice 13 14 of the meeting to be held not less than 10 days and not more 15 than 60 days after receipt of such request. Unless the bylaws 16 provide for a different percentage, a quorum for a meeting of 17 the Board of Directors is a majority of all members then in office. All meetings of the board shall be held in compliance 18 19 with the provisions of the Open Meetings Act.

G. The agency agreement may be amended as proposed at any meeting of the Board of Directors for which notice, stating the purpose, shall be given to each director and, unless the bylaws prescribe otherwise, such amendment shall become effective when ratified by ordinances adopted by a majority of the governing bodies of the member municipalities. Each amendment, duly certified, shall be recorded and filed in the same manner SB0264 Enrolled - 13 - LRB096 04646 RLJ 14705 b

1 as for the original agreement.

H. Each member municipality shall have full power and authority, subject to the provisions of its charter and laws regarding local finance, to appropriate money for the payment of the expenses of the municipal natural gas agency and of its representative in exercising its functions as a member of the municipal natural gas agency.

8 I. Any additional municipality which operates a natural gas 9 plant or system may join the municipal natural gas agency, or 10 any member municipality may withdraw therefrom upon the 11 approval by ordinance adopted by the governing body of the 12 majority of the municipalities which are then members of the 13 municipal natural gas agency. Any new member shall agree to assume its proportionate share of the outstanding obligations 14 15 of the municipal natural gas agency and any member permitted to 16 withdraw shall remain obligated to make payments under any 17 outstanding contract or agreement with the municipal natural gas agency. Any such change in membership shall be recorded and 18 19 filed in the same manner as for the original agreement.

J. Any 2 or more municipal natural gas agencies organized pursuant to this Division may consolidate to form a new municipal natural gas agency when approved by ordinance adopted by the governing body of each municipality which is a member of the respective municipal natural gas agency and by the execution of an agency agreement as provided in this Section. (Source: P.A. 84-1221.)