## 98TH GENERAL ASSEMBLY

## State of Illinois

## 2013 and 2014

#### SB1590

Introduced 2/13/2013, by Sen. Don Harmon

### SYNOPSIS AS INTRODUCED:

20 ILCS 3855/1-92

Amends the Illinois Power Agency Act. Makes a technical change in a Section relating to power aggregation.

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1 AN ACT concerning energy.

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

Section 5. The Illinois Power Agency Act is amended by
changing Section 1-92 as follows:

6 (20 ILCS 3855/1-92)

Sec. 1-92. Aggregation of electrical load by
municipalities, townships, and counties.

9 (a) The corporate authorities of a municipality, a township board, or a county board of a county may adopt an ordinance 10 under which it may aggregate in accordance with this Section 11 residential and small commercial retail electrical loads 12 13 located, respectively, within the municipality, the township, 14 or the unincorporated areas of the county and, for that purpose, may solicit bids and enter into service agreements to 15 16 facilitate for those loads the sale and purchase of electricity 17 and related services and equipment.

18 The corporate authorities, township board, or county board 19 may also exercise such authority jointly with any other 20 municipality, township, or county. Two or more municipalities, 21 townships, or counties, or a combination of both, may initiate 22 a process jointly to authorize aggregation by a majority vote 23 of each particular municipality, township, or county as - 2 - LRB098 09385 JLS 39526 b

1 required by this Section.

2 If the corporate authorities, township board, or the county 3 board seek to operate the aggregation program as an opt-out program for residential and small commercial retail customers, 4 5 then prior to the adoption of an ordinance with respect to aggregation of residential and 6 small commercial retail 7 electric loads, the corporate authorities of a municipality, 8 the township board, or the county board of a county shall 9 submit a referendum to its residents to determine whether or 10 not the aggregation program shall operate as an opt-out program 11 for residential and small commercial retail customers.

12 In addition to the notice and conduct requirements of the 13 general election law, notice of the referendum shall state 14 briefly the purpose of the referendum. The question of whether the corporate authorities, the township board, or the county 15 16 board shall adopt an opt-out aggregation program for 17 residential and small commercial retail customers shall be submitted to the electors of the municipality, township board, 18 19 or county board at a regular election and approved by a 20 majority of the electors voting on the question. The corporate authorities, township board, or county board must certify to 21 22 the proper election authority, which must submit the question 23 at an election in accordance with the Election Code.

The election authority must submit the question in substantially the following form:

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Shall the (municipality, township, or county in which

1 the question is being voted upon) have the authority to 2 arrange for the supply of electricity for its residential 3 and small commercial retail customers who have not opted 4 out of such program?

5 The election authority must record the votes as "Yes" or "No". 6 If a majority of the electors voting on the question vote 7 in the affirmative, then the corporate authorities, township 8 board, or county board may implement an opt-out aggregation 9 program for residential and small commercial retail customers.

10 A referendum must pass in each particular municipality, 11 township, or county that is engaged in the aggregation program. 12 If the referendum fails, then the corporate authorities, 13 township board, or county board shall operate the aggregation 14 program as an opt-in program for residential and small 15 commercial retail customers.

16 An ordinance under this Section shall specify whether the 17 aggregation will occur only with the prior consent of each person owning, occupying, controlling, or using an electric 18 load center proposed to be aggregated. Nothing in this Section, 19 20 however, authorizes the aggregation of electric loads that are served or authorized to be served by an electric cooperative as 21 22 defined by and pursuant to the Electric Supplier Act or loads 23 served by a municipality that owns and operates its own electric distribution system. No aggregation shall take effect 24 unless approved by a majority of the members of the corporate 25 26 authority, township board, or county board voting upon the - 4 - LRB098 09385 JLS 39526 b

1 ordinance.

2 A governmental aggregator under this Section is not a 3 public utility or an alternative retail electric supplier.

For purposes of this Section, "township" means the portion 4 5 of a township that is an unincorporated portion of a county that is not otherwise a part of a municipality. In addition to 6 7 such other limitations as are included in this Section, a township board shall only have authority to aggregate 8 9 residential and small commercial customer loads in accordance 10 with this Section if the county board of the county in which the township is located (i) is not also submitting a referendum 11 12 to its residents at the same general election that the township board proposes to submit a referendum under this subsection 13 14 (a), (ii) has not received authorization through passage of a 15 referendum to operate an opt-out aggregation program for 16 residential and small commercial retail customers under this 17 subsection (a), and (iii) has not otherwise enacted an ordinance under this subsection (a) authorizing the operation 18 of an opt-in aggregation program for residential and small 19 20 commercial retail customers as described in this Section.

(b) Upon the applicable requisite authority under this Section, the corporate authorities, the township board, or the county board, with assistance from the Illinois Power Agency, shall develop a plan of operation and governance for the aggregation program so authorized. Before adopting a plan under this Section, the corporate authorities, township board, or

county board shall hold at least 2 public hearings on the plan. 1 2 Before the first hearing, the corporate authorities, township board, or county board shall publish notice of the hearings 3 once a week for 2 consecutive weeks in a newspaper of general 4 5 circulation in the jurisdiction. The notice shall summarize the plan and state the date, time, and location of each hearing. 6 7 Any load aggregation plan established pursuant to this Section 8 shall:

9 (1) provide for universal access to all applicable 10 residential customers and equitable treatment of 11 applicable residential customers;

12 (2) describe demand management and energy efficiency13 services to be provided to each class of customers; and

14 (3) meet any requirements established by law
15 concerning aggregated service offered pursuant to this
16 Section.

17 (c) The process for soliciting bids for electricity and 18 other related services and awarding proposed agreements for the 19 purchase of electricity and other related services shall be 20 conducted in the following order:

(1) The corporate authorities, township board, or
 county board may solicit bids for electricity and other
 related services.

(1.5) A township board shall request from the electric
utility those residential and small commercial customers
within their aggregate area either by zip code or zip codes

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or other means as determined by the electric utility. The 1 electric utility shall then provide to the township board 2 3 the residential and small commercial customers, including the names and addresses of residential and small commercial 4 5 customers, electronically. The township board shall be responsible for authenticating the residential and small 6 contained in this 7 commercial customers listing and 8 providing edits of the data to affirm, add, or delete the 9 residential and small commercial customers located within 10 its jurisdiction. The township board shall provide the 11 edited list to the electric utility in an electronic format 12 or other means selected by the electric utility and certify that the information is accurate. 13

Notwithstanding Section 16-122 of the Public 14 (2)15 Utilities Act and Section 2HH of the Consumer Fraud and 16 Deceptive Business Practices Act, an electric utility that 17 provides residential and small commercial retail electric 18 service in the aggregate area must, upon request of the 19 corporate authorities, township board, or the county board 20 in the aggregate area, submit to the requesting party, in an electronic format, those account numbers, names, and 21 addresses of residential and small commercial retail 22 23 customers in the aggregate area that are reflected in the 24 electric utility's records at the time of the request; 25 provided, however, that any township board has first 26 provided an accurate customer list to the electric utility - 7 - LRB098 09385 JLS 39526 b

1 as provided for herein.

2 Any corporate authority, township board, or county board 3 receiving customer information from an electric utility shall be subject to the limitations on the disclosure of the 4 5 information described in Section 16-122 of the Public Utilities Act and Section 2HH of the Consumer Fraud and Deceptive 6 7 Business Practices Act, and an electric utility shall not be 8 held liable for any claims arising out of the provision of 9 information pursuant to this item (2).

(d) If the corporate authorities, township board, or county board operate under an opt-in program for residential and small commercial retail customers, then the corporate authorities, township board, or county board shall comply with all of the following:

15 (1) Within 60 days after receiving the bids, the 16 corporate authorities, township board, or county board 17 shall allow residential and small commercial retail 18 customers to commit to the terms and conditions of a bid 19 that has been selected by the corporate authorities, 20 township board, or county board.

(2) If (A) the corporate authorities, township board, or county board award proposed agreements for the purchase of electricity and other related services and (B) an agreement is reached between the corporate authorities, township board, or county board for those services, then customers committed to the terms and conditions according

1 2 to item (1) of this subsection (d) shall be committed to the agreement.

(e) If the corporate authorities, township board, or county 3 board operate as an opt-out program for residential and small 4 5 commercial retail customers, then it shall be the duty of the 6 aggregated entity to fully inform residential and small commercial retail customers in advance that they have the right 7 8 to opt out of the aggregation program. The disclosure shall 9 prominently state all charges to be made and shall include full disclosure of the cost to obtain service pursuant to Section 10 11 16-103 of the Public Utilities Act, how to access it, and the 12 fact that it is available to them without penalty, if they are 13 currently receiving service under that Section. The Illinois 14 Power Agency shall furnish, without charge, to any citizen a 15 list of all supply options available to them in a format that 16 allows comparison of prices and products.

17 (f) Any person or entity retained by a municipality or county, or jointly by more than one such unit of local 18 government, to provide input, guidance, or advice in the 19 20 selection of an electricity supplier for an aggregation program shall disclose in writing to the involved units of local 21 22 government the nature of any relationship through which the 23 person or entity may receive, either directly or indirectly, commissions or other remuneration as a result of the selection 24 25 of any particular electricity supplier. The written disclosure 26 must be made prior to formal approval by the involved units of

local government of any professional services agreement with 1 2 the person or entity, or no later than October 1, 2012 with 3 respect to any such professional services agreement entered into prior to the effective date of this amendatory Act of the 4 5 97th General Assembly. The disclosure shall cover all direct 6 indirect relationships through which commissions and or 7 remuneration may result, including the pooling of commissions 8 or remuneration among multiple persons or entities, and shall 9 identify all involved electricity suppliers. The disclosure 10 requirements in this subsection (f) are to be liberally 11 construed to ensure that the nature of financial interests are 12 fully revealed, and these disclosure requirements shall apply 13 regardless of whether the involved person or entity is licensed under Section 16-115C of the Public Utilities Act. Any person 14 15 or entity that fails to make the disclosure required under this 16 subsection (f) is liable to the involved units of local 17 government in an amount equal to all compensation paid to such person or entity by the units of local government for the 18 input, guidance, or advice in the selection of an electricity 19 supplier, plus reasonable attorneys fees and court costs 20 incurred by the units of local government in connection with 21 22 obtaining such amount.

(g) The Illinois Power Agency shall provide assistance to municipalities, townships, counties, or associations working with municipalities to help complete the plan and bidding process. 1 (h) This Section does not prohibit municipalities or 2 counties from entering into an intergovernmental agreement to 3 aggregate residential and small commercial retail electric 4 loads.

5 (Source: P.A. 96-176, eff. 1-1-10; 97-338, eff. 8-12-11;
6 97-823, eff. 7-18-12; 97-1067, eff. 8-24-12; revised 9-20-12.)