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17 utility service.-

18 (1) By January 1, 2027, and annually thereafter, each
19 municipality that provided electric, natural gas, water, or
20 sewer utility service during its most recently completed fiscal
21 year to customers who received such service at a location
22 outside the municipality's boundaries must provide a report to
23 the Florida Public Service Commission that identifies, for the
24 municipality's most recently completed fiscal year:

25 (a) For each type of utility service, the total number of
26 customers that received utility service from the municipality,
27 and the number and percentage of customers that received utility
28 service from the municipality at a location outside the
29 boundaries of the municipality.

30 (b) For each type of utility service, the gross revenues
31 generated from the sale of utility service by the municipality,
32 the volume and percentage of sales made to customers that
33 received utility service from the municipality at a location
34 outside the boundaries of the municipality, and the gross
35 revenues generated from such sales.

36 (c) For each type of utility service, whether the rates,
37 fees, and charges imposed on customers that received utility
38 service from the municipality at a location outside the
39 boundaries of the municipality were different than the rates,
40 fees, and charges imposed on customers that received utility
41 service from the municipality within the boundaries of the

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42 municipality, and, if so, the amount and percentage of the
43 differential for each customer class for which a differential
44 exists.

45 (d) The percentage of revenues generated from the
46 provision of utility services that were used to fund or finance
47 nonutility government functions or services of the municipality,
48 and the percentage of the municipality's nonutility budget that
49 was funded by such revenues.

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51 A municipality that fails to file the report required by this
52 subsection is subject to the penalties provided in s. 366.095.

53 (2) By March 31, 2027, and annually thereafter, the
54 commission shall compile the information provided pursuant to
55 subsection (1) and submit a report containing this information
56 to the Governor, the President of the Senate, and the Speaker of
57 the House of Representatives. In its report, the commission
58 shall identify any issues related to the reporting and
59 collection of information required by this section, identify
60 municipalities that fail to report the required information in
61 whole or in part, and make recommendations as necessary to
62 improve the reporting process and the consistency of information
63 provided by reporting municipalities.

64 (3) This section does not modify or extend the authority

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65 of the commission otherwise provided by law with respect to any
66 municipal utility that is required to comply with subsection
67 (1).

68 **Section 4.** (1) The subject of a regional utilities
69 authority created by the legislature through charter amendment
70 after January 1, 2023, is expressly preempted to the state.

71 (2) This section shall take effect upon becoming a law.

72 **Section 5.** Except as otherwise provided in this act and
73 except for this section, which shall take effect upon becoming a
74 law, this act shall take effect July 1, 2027.

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77 **T I T L E A M E N D M E N T**

78 Remove line 24 and insert:

79 providing for state preemption over the subject of
80 certain regional utilities authorities; providing
81 effective dates.