## **EXHIBIT D4**

1	INTERIM STUDY PROPOSAL 2021-061
2	State of Arkansas
3	93rd General Assembly A Bill
4	Regular Session, 2021 SENATE BILL 23
5	
6	By: Senator B. Johnson
7	By: Representative L. Fite
8	Filed with: Arkansas Legislative Council
9	pursuant to A.C.A. §10-3-217.
10	For An Act To Be Entitled
11	AN ACT TO ESTABLISH THE ELECTRIC COOPERATIVE
12	CORPORATION SELF-REGULATION ACT OF 2021; AND FOR
13	OTHER PURPOSES.
14	
15	
16	Subtitle
17	TO ESTABLISH THE ELECTRIC COOPERATIVE
18	CORPORATION SELF-REGULATION ACT OF 2021.
19	
20	
21	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
22	
23	SECTION 1. Arkansas Code § 23-18-201 is amended to read as follows:
24	23-18-201. Jurisdiction of commission generally.
25	Electric Except as specifically provided by law or if an electric
26	cooperative corporation has selected self-regulation as provided in § 23-18-
27	308, an electric cooperative corporations corporation generating,
28	manufacturing, purchasing, acquiring, transmitting, distributing, selling,
29	furnishing, and disposing of electric power and energy in this state $\frac{\text{pursuant}}{\text{pursuant}}$
30	$\underline{\text{to}}$ $\underline{\text{under}}$ the Electric Cooperative Corporation Act, § 23-18-301 et seq., $\underline{\text{shall}}$
31	$rac{be}{is}$ subject to the general jurisdiction of the Arkansas Public Service
32	Commission in the same manner and to the same extent as provided by law for
33	the regulation, supervision, or control of public utilities except as
34	provided in this subchapter.
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36	SECTION 2 Arkaneae Code & 23-18-308 is amended to read as follows:

1	23-18-308. Legislative findings and intent $-$ Jurisdiction of
2	commission.
3	(a) The General Assembly finds that a corporation organized under this
4	subchapter:
5	(1) Is owned by the member-consumers that the corporation
6	serves; and
7	(2) Is regulated by the member-consumers through an elected and
8	governing board of directors.
9	(b) It is the intent of the General Assembly that it is in the public
10	interest to allow self-regulation for a corporation organized under this
11	subchapter.
12	(c) All corporations organized under this subchapter A corporation
13	shall be in all respects is subject to the jurisdiction, supervision,
14	$\frac{\mbox{regulation, and control}}{\mbox{on the Arkansas Public Service Commission}}$ to the same
15	extent and in the same manner as a public utility, except as otherwise
16	specifically provided by law $\underline{\text{or if a corporation has selected self-regulation}}$
17	as described in subsection (d) of this section.
18	(d) Excluding a generation and transmission cooperative as defined in
19	§ 23-4-1101, the right of self-regulation and exemption from the jurisdiction
20	of the commission may be selected by the members of a corporation if:
21	(1)(A) At least ninety (90) days before a vote on self-
22	regulation, the corporation notifies the corporation's membership of the plan
23	to conduct a vote of member-consumers regarding self-regulation.
24	(B) The notice described in subdivision (d)(l)(A) of this
25	section shall:
26	(i) Be sent via postal mail to each member-
27	consumer's account using the address on file; and
28	(ii) Include:
29	(a) A summary of the vote proposed and the
30	reasons for the vote to be taken;
31	(b) Dates, times, and locations for at least
32	three (3) opportunities for member-consumer comments, which shall occur
33	before the vote is taken, including instructions for how to submit electronic
34	comments to the corporation; and
35	(c) The procedure necessary for the member-
36	consumer to cast a vote.

1	(C) The corporation shall post notice of the vote in
2	accessible locations, including without limitation the corporation
3	newsletter, website, or other regular methods of member-consumer
4	communication;
5	(2) A vote on self-regulation and exemption occurred according
6	to the corporation's relevant governance documents;
7	(3) A majority of votes cast were in favor of self-regulation
8	and exemption; and
9	(4) The corporation notifies the commission, in writing, of the
10	results of the membership vote of the corporation within sixty (60) days of
11	the declaration of the results.
12	(e) After following the procedure in subsection (d) of this section,
13	once a majority of the votes cast are in favor of becoming self-regulated
14	under this subchapter, then the process to become self-regulated shall begin
15	as soon as possible and shall be completed within twelve (12) months of the
16	majority vote to become self-regulated.
17	(f) A corporation that becomes self-regulated under this subchapter
18	shall:
19	(1)(A) Set its own rates, terms, and conditions for service in a
20	manner that reasonably approximates the costs of providing service to the
21	respective classes of service of the corporation.
22	(B) For any changes in rates, a member-consumer shall be
23	provided advance notice of at least ninety (90) days through the same
24	communication channel the member-consumer selects for receiving billing; and
25	(2) Ensure the rates, terms, and conditions for service of the
26	corporation are available for access on the website of the corporation or
27	other member-accessible locations as well as those locations on file with the
28	commission for informational purposes as listed in the commission-designated
29	docket.
30	(g) Any corporate action undertaken in good faith while the
31	corporation acts in a self-regulated capacity is valid and effective as if
32	determined by the commission.
33	(h)(l) A corporation that becomes self-regulated under this subchapter
34	may resubmit to the jurisdiction of the commission if:
35	(A) The membership of a corporation requests a return to
36	the jurisdiction of the commission as follows:

1	(i) The commission or the corporation receives a
2	petition from at least ten percent (10%) of the corporation's member-
3	consumers, as defined in § 23-4-901, requesting that the corporation return
4	to the jurisdiction of the commission, following the same form and procedures
5	as described in § 23-4-904; and
6	(ii) The commission orders the corporation or the
7	corporation decides to conduct a membership vote regarding returning to the
8	jurisdiction of the commission using the same procedure described in
9	subsection (d) of this section; or
10	(B) The corporation's board of directors holds a
11	membership vote on the return to the jurisdiction of the commission using the
12	same procedure described in subsection (d) of this section.
13	(2) After following the procedure in subdivision (h)(l)(A) or
14	subdivision (h)(1)(B) of this section, if a majority of the votes cast are in
15	favor of returning to the jurisdiction of the commission, then:
16	(A) The process to return the corporation to the
17	jurisdiction of the commission shall begin as soon as possible after the
18	membership vote; and
19	(B) Unless otherwise ordered by the commission, a
20	corporation's return to the jurisdiction of the commission shall be completed
21	within twelve (12) months of the majority vote to return to commission
22	jurisdiction.
23	(i) The commission shall retain jurisdiction over a corporation that
24	becomes self-regulated under this subchapter for:
25	(1) Areas of service established in § 23-18-101;
26	(2) Siting of transmission facilities subject to a requirement
27	for a certificate of public convenience and necessity under §§ 23-3-201 - 23-
28	3-205 or under the Utility Facility Environmental and Economic Protection
29	Act, § 23-18-501 et seq., if the property for the facility will be acquired
30	by the corporation using the power of eminent domain;
31	(3) Proceedings brought by a member or consumer of the
32	corporation regarding quality of service;
33	(4) Pole attachments as described in § 23-4-1001 et seq.;
34	(5) Ad valorem tax assessments as described in § 26-26-1601 et
35	<u>seq.;</u>

1	(6) Net metering as defined in the Arkansas Renewable Energy
2	Development Act of 2001, § 23-18-601 et seq.; and
3	(7) Demand response as defined in the Regulation of Electric
4	Demand Response Act, § 23-18-1001 et seq.
5	(j) A self-regulated corporation shall not use its status as a
6	monopoly electric service provider to:
7	(1) Make the provision of electric service conditional upon the
8	nonelectric service offerings of the corporation; or
9	(2) Offer consideration to induce a member-consumer to switch
10	from another public utility's service to the service of the corporation.
11	(k)(1) This subchapter does not conflict with:
12	(A) Section 14-207-101 et seq. or otherwise affect the
13	rights of a municipal electric utility, as defined in the Arkansas Municipal
14	Electric Utility Interlocal Cooperation Act of 2003, § 25-20-401 et seq.,
15	relating to extensions of service or otherwise;
16	(B) The Broadband Over Power Lines Enabling Act, § 23-18-
17	801 et seq.;
18	(C) Commission funding provisions described in §§ 23-3-309
19	and 23-3-310;
20	(D) Section 23-3-114(a) concerning the prohibition of
21	unreasonable preferences or disadvantages for rates and service between
22	classes of service; and
23	(E) Other laws pertaining to public utilities that do not
24	address the jurisdiction or authority of the commission over a self-regulated
25	<u>corporation.</u>
26	(2) If another provision of Arkansas law conflicts with this
27	subchapter concerning the jurisdiction or authority of the commission over a
28	self-regulated corporation, then this subchapter controls.
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30	SECTION 3. Arkansas Code § 23-18-331 is amended to read as follows:
31	23-18-331. Service in incorporated areas.
32	(a)(1) The inclusion by incorporation, annexation, or otherwise of any
33	portion of a rural area assigned to <del>corporations</del> <u>a corporation</u> within the
34	limits of an incorporated or unincorporated city, town, or village,
35	regardless of its population, shall not in any respect impair or affect the
36	rights of the corporations under their certificates of convenience and

necessity a corporation under their commission approved service territory certificate to continue and extend electric service in the included areas.

- (2) Notwithstanding any other provisions of law, the corporations shall be a corporation is entitled to continue and extend service therein under the same terms and conditions as those contained in the franchise or indeterminate permit of any other supplier of electric service in the city, town, or village the same as though it were a party to the franchise or indeterminate permit.
- (b)(1) A corporation which serves an area within the limits of any municipality under the terms of this subchapter shall as to that area be subject in all respects to the jurisdiction of the Arkansas Public Service Commission to the same extent and in the same manner as it is subject to such jurisdiction in areas outside the limits of municipalities.
- (2) Any such  $\underline{A}$  city, town, or village shall have the same authority to impose taxes, charges, or fees in respect to the business of a corporation conducted within the corporate limits of such the city, town, or village as it has in respect to business conducted by other suppliers of electric service.
- (c) Nothing in this section shall in any manner This section does not restrict or impair the right of any a municipality to acquire, construct, expand, maintain, or operate any electric generation, transmission, or distribution facilities within the corporate limits of the city, town, or village in Arkansas as such the limits may of the city, town, or village now exist or as such the limits of the city, town, or village may exist upon the extension or expansion of the city limits of the city, town, or village.

/s/B. Johnson

31 Referred requested by the Arkansas Senate

32 Prepared by: MBM/KFW