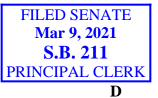
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



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SENATE BILL DRS35098-RI-14

Short Title:	Amend Water/Sewer Rate Adjustment Mechanisms.	(Public)
Sponsors:	Senator Newton (Primary Sponsor).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO ENCOURAGE INVESTMENT IN REGULATED WATER AND SEWER
3	SYSTEMS BY AUTHORIZING THE USE OF A WATER AND SEWER INVESTMENT
4	PLAN RATE-MAKING MECHANISM FOR ESTABLISHING RATES OF REGULATED
5	WATER AND SEWER UTILITIES AND TO OTHERWISE AMEND RATE
6	ADJUSTMENT MECHANISMS FOR WATER AND SEWER IMPROVEMENTS.
7	The General Assembly of North Carolina enacts:
8	SECTION 1.(a) Article 7 of Chapter 62 of the General Statutes is amended by adding
9	a new section to read:
10	"§ 62-133.1B. Water and Sewer Investment Plan rate-making mechanism authorized.
11	(a) Notwithstanding the methods for fixing water and sewer rates under G.S. 62-133 or
12	G.S. 62-133.1, upon application by a water or sewer utility in a general rate proceeding, the
13	Commission may approve a Water and Sewer Investment Plan. A Water and Sewer Investment
14	Plan, as filed by a water or sewer utility, shall include performance-based metrics that benefit
15	customers and ensure the provision of safe, reliable, and cost-effective service by the water or
16	sewer utility. For purposes of this section, "Water and Sewer Investment Plan" means a plan
17	under which the Commission sets water or sewer base rates, revenue requirements through
18	banding of authorized returns as provided in this section, and authorizes annual rate changes for
19	a three-year period based on reasonably known and measurable capital investments and
20	anticipated reasonable and prudent expenses approved under the plan without the need for a base
21	rate proceeding during the plan period.
22	(b) The Commission may approve a Water and Sewer Investment Plan proposed by a
23	water or sewer utility only upon a finding by the Commission that the plan results in rates that
24	are just and reasonable and are in the public interest. In reviewing any application under this
25	section, the Commission shall consider whether the water or sewer utility's application, as
26	proposed, (i) establishes rates that are fair both to the customer and to the water or sewer utility,
27	(ii) reasonably ensures the continuation of safe and reliable utility services, (iii) will not result in
28	sudden substantial rate increases to customers annually or over the term of the plan, (iv) is
29	representative of the utility's operations over the plan term, and (v) is otherwise in the public
30	interest. In approving an application submitted under this section, the Commission may impose
31	any conditions in the implementation of a Water and Sewer Investment Plan that the Commission
32	considers necessary to ensure that the utility complies with the plan, and that the plan and
33	associated rates are just, reasonable, and in the public interest, and the plan reasonably ensures
34	the provision of safe, reliable, and cost-effective service to customers.
35	(c) Any rate adjustment allowed under a Water and Sewer Investment Plan approved
36	pursuant to this section shall not, on an annual basis for years two and three of the plan, exceed



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1	five percent (5%	b) of the utility's North Carolina retail jurisdictional gross revenues for the			
2	preceding plan year. Upon a petition to the Commission, the Commission may consider the				
3	addition of unplanned emergency capital investments that must be undertaken during a plan term				
4	to address risk of	noncompliance with primary drinking water or effluent standards, or to mitigate			
5		security risks, even if such expenditures would cause the above-referenced cap			
6	to be exceeded.				
7	(d) Any	rate adjustment mechanism authorized pursuant to G.S. 62-133.12 or			
8		shall be discontinued during the term of any Water and Sewer Investment Plan.			
9		file for a rate adjustment mechanism authorized pursuant to G.S. 62-133.12,			
10		become effective before the end of the Water and Sewer Investment Plan. No			
11		nents recovered through a Water and Sewer Investment Plan may be included			
12		rate adjustment mechanism authorized pursuant to G.S. 62-133.12.			
13		Commission shall, after notice and an opportunity for interested parties to be			
14	heard, issue an o	order ruling on the water or sewer utility's request to adjust base rates under			
15		lying or approving, with or without modifications, a water or sewer utility's			
16	proposed Water	and Sewer Investment Plan. An approved plan shall be effective no later than			
17	the end of the ma	eximum suspension period pursuant to G.S. 62-134(b).			
18	<u>(f)</u> <u>At ar</u>	ny time, for good cause shown and after an opportunity for hearing, the			
19	Commission ma	y modify or terminate an approved Water and Sewer Investment Plan if			
20	modification or t	ermination is determined to be in the public interest.			
21	<u>(g)</u> The C	Commission shall establish banding of authorized returns on equity for Water			
22	and Sewer Invest	tment Plans approved pursuant to this section. For purposes of this section,			
23	"banding of auth	orized returns" means a rate mechanism under which the Commission sets an			
24	authorized return	on equity for a water or sewer utility that acts as a midpoint and then applies a			
25	low- and high-en	d range of returns to that midpoint under which a water or sewer utility will not			
26	overearn if withi	n the high-end range and will not underearn if within the low-end range. Any			
27	banding of the w	ater or sewer utility's authorized return shall not exceed 100 basis points above			
28	or below the mid	point.			
29	<u>(1)</u>	If a water or sewer utility exceeds the high-end range of the band that is			
30		approved by the Commission, the water or sewer utility shall refund or credit			
31		earnings above that high-end range to customers in a manner to be prescribed			
32		by rules adopted by the Commission pursuant to subsection (i) of this section.			
33	<u>(2)</u>	If a water or sewer utility falls below the low-end range of the band that is			
34		approved by the Commission, the utility may file a general rate case.			
35		Commission shall annually review a water or sewer utility's earnings to ensure			
36		earning in excess of its allowable return on equity for reasonable and prudent			
37	*	service. For purposes of measuring a water or sewer utility's earnings under any			
38	•	ns, or settlements approved under this section, the utility shall make an annual			
39		rth the utility's earned return on equity for the prior 12-month period.			
40		Commission shall adopt rules to implement the requirements of this section,			
41	including rules to				
42	<u>(1)</u>	Establish procedures for filing a Water and Sewer Investment Plan under this			
43		section.			
44	<u>(2)</u>	Require reporting on an annual basis of performance-based metrics and			
45		evaluation of those metrics' results to ensure the utility continues to perform			
46		in a safe, reliable, and cost-effective manner.			
47	<u>(3)</u>	Develop banding of authorized returns. In setting a midpoint authorized rate			
48		of return on equity for banding of authorized returns pursuant to this section,			
49		the Commission may consider any decreased or increased risk to a water or			
50		sewer utility that may result from having an approved Water and Sewer			
51		Investment Plan.			

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1		(4)	Establish a procedure for the water or sewer utilit	y to annually refund or credit
2			to customers excess earnings above the high en	
3			returns.	
4		(5)	Establish a methodology to annually review the co	osts subject to the adjustment
5		<u></u>	mechanism, including the opportunity for public	
6		SEC"	FION 1.(b) G.S. 62-133.1 reads as rewritten:	
7	"8 62-133		nall water and sewer utility rates.	
8	(a)		ing the rates for any water or sewer utility, the Co	mmission may fix such rates
9	· · ·		e operating expenses to the operating revenues, su	
10			, unless the utility requests that such rates be	
11			or G.S. 62-133.1B. Nothing in this subsection sha	
12			not inconsistent herewith. This subsection shall be in	
12			which relate to public utilities generally, except that	
13 14			sions, this section shall prevail for water and sewer	
14	"	i piovi	sions, this section shall prevail for water and sewer	utilities.
16	••••	SEC	FION 1.(c) The Commission shall adopt rules as re	$G_{\rm C} = 62 122 1 {\rm P(i)}$
10	ac anasta			
17	as enacted		ction 1(a) of this act, no later than 120 days after the FION 2. G.S. 62-133.12 reads as rewritten:	le date this act becomes law.
	"8 67 12			nt in noncin improvement
19	8 02-13.		Rate adjustment mechanism based on investment	nt în repair, împrovement,
20	(a)		replacement of water and sewer facilities.	a chamienta in a company la nota
21	(a)		Commission may approve a rate adjustment me	-
22		01	ant to G.S. 62-133 to allow a water or sewer publi	
23	•	-	ment charge the incremental depreciation expense	1
24		-	reasonable and prudently incurred investment in elig	
25	-	improvements. The Commission shall approve a rate adjustment mechanism authorized by this		
26			on a finding that the mechanism is in the public	
27			djustments under the mechanism shall be as prescri	
28	(b)		urposes of this section, "eligible water system impr	
29			ements" shall include only those improvement	
30			enable the water or sewer utility to provide safe, rel	table, and efficient service in
31			applicable water quality and effluent standards.	
32	(c)	-	urposes of this section, "eligible water system impr	
33		(1)	Distribution system mains, valves, utility service	
34			and appurtenances), meters, and hydrants hydran	ts, hydro tanks, and pumping
35			equipment installed as in kind replacements.	
36		(2)	Main extensions installed to eliminate dead ends	-
37			to regional water supply in order to comply with	
38			Commission approval, secondary drinking water	
39		(3)	Equipment and infrastructure installed to comply	with primary drinking water
40			standards.	
41		(4)	Equipment and infrastructure installed at the dir	
42			comply with secondary drinking water standards	standards or other health or
43			environmental standards established by federal, S	State, or local governments.
44		(5)	Unreimbursed costs of relocating facilities due to	b highway roadway projects.
45	(d)	For the	ne purposes of this section, "eligible sewer system i	improvements" means:
46		(1)	Collection main extensions installed to implem	nent solutions to wastewater
47			problems.	
48		(2)	Improvements necessary to reduce inflow and	infiltration to the collection
49			system to comply with applicable State and feder	ral law and regulations.
50		(3)	Unreimbursed costs of relocating facilities due	to highway construction or
51			relocation roadway projects.	
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1	(4) Pumps, <u>Replacement or improvement of force mains, gravity mains, service</u>
2	lines, pumps, motors, blowers, and other electrical or mechanical equipment
3	installed as in-kind replacements for customers.equipment.
4	(e) The Commission shall provide for audit and reconciliation procedures, including
5	measures for refunds of any over-collections under the system improvement charge with interest
6	pursuant to G.S. 62-130(e).
7	(f) The Commission may eliminate or modify any rate adjustment mechanism authorized
8	pursuant to this section upon a finding that it is not in the public interest.
9	(g) Cumulative system improvement charges for a water or sewer utility pursuant to a
10	rate adjustment mechanism approved by the Commission under this section may not exceed five
11	percent (5%) seven and one-half percent (7.5%) of the total annual service revenues approved by
12	the Commission in the water or sewer utility's last general rate case. Unreimbursed costs incurred
13	for projects that are eligible under subsections (c)(5) and (d)(3) of this section shall be exempt
14	from the percentage limitation imposed by this subsection on cumulative system improvement
15	charges based upon annual service revenues. Accumulated depreciation for eligible water or
16	sewer system improvements shall be updated in each filing submitted by a utility within the same
17	docket."
18	SECTION 3. Section 1(a) of this act is effective when it becomes law and applies to
19	any rate-making mechanisms, designs, plans, or settlements filed by a water or sewer utility on
20	or after the date that rules adopted pursuant to G.S. 62-133.1B(i), as enacted by Section 1(a) of
21	this act, become effective. The remainder of this act is effective when it becomes law.