WEST VIRGINIA LEGISLATURE WIRGINA

EIGHTIETH LEGISLATURE REGULAR SESSION, 2012

ENROLLED

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 623

(SENATOR SYPOLT, ORIGINAL SPONSOR)

[Passed March 10, 2012; in effect ninety days from passage.]



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AN ACT to amend and reenact §24-2-2 of the Code of West Virginia, 1931, as amended, relating generally to the power of the Public Service Commission to regulate public utilities; and authorizing the Public Service Commission to promulgate rules establishing requirements for capacity improvement fees.

Be it enacted by the Legislature of West Virginia:

That §24-2-2 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 2. POWERS AND DUTIES OF PUBLIC SERVICE COMMISSION.

§24-2-2. General power of commission to regulate public utilities.

- 1 (a) The commission is hereby given power to investigate
- 2 all rates, methods and practices of public utilities subject to
- 3 the provisions of this chapter; to require them to conform to
- 4 the laws of this state and to all rules, regulations and orders
- 5 of the commission not contrary to law; and to require copies
- 6 of all reports, rates, classifications, schedules and timetables

7 in effect and used by the public utility or other person, to be 8 filed with the commission, and all other information desired 9 by the commission relating to the investigation and require-10 ments, including inventories of all property in such form and 11 detail as the commission may prescribe. The commission may 12 compel obedience to its lawful orders by mandamus or 13 injunction or other proper proceedings in the name of the 14 state in any circuit court having jurisdiction of the parties or 15 of the subject matter, or the Supreme Court of Appeals 16 direct, and the proceedings shall have priority over all pending cases. The commission may change any intrastate 18 rate, charge or toll which is unjust or unreasonable or any 19 interstate charge with respect to matters of a purely local 20 nature which have not been regulated by or pursuant to an 21 act of Congress and may prescribe a rate, charge or toll that 22 is just and reasonable, and change or prohibit any practice, 23 device or method of service in order to prevent undue 24 discrimination or favoritism between persons and between 25 localities and between commodities for a like and contempo-26 raneous service. But in no case shall the rate, toll or charge 27 be more than the service is reasonably worth, considering the 28. cost of the service. Every order entered by the commission 29 shall continue in force until the expiration of the time, if any, named by the commission in the order, or until revoked or modified by the commission, unless the order is suspended, 32 modified or revoked by order or decree of a court of compe-33 tent jurisdiction: Provided, That in the case of utilities used 34 by emergency shelter providers, the commission shall 35 prescribe such rates, charges or tolls that are the lowest available. "Emergency shelter provider" means any nonprofit entity which provides temporary emergency housing and services to the homeless or to victims of domestic 39 violence or other abuse.

(b) Notwithstanding any other provision of this code to the contrary, rates are not discriminatory if, when considering the debt costs associated with a future water or sewer project which would not benefit existing customers, the commission establishes rates which ensure that the future customers to be served by the new project are solely responsible for the debt costs associated with the project.

- 47 (c) Notwithstanding any other provision of this code to
 48 the contrary, the commission shall promulgate and adopt
 49 rules that relate to its establishment and modification of
 50 capacity improvement fees for residential and commercial
 51 customers for inclusion in the tariff of a private, public or
 52 municipal water or sewer utility.
- 53 (1) A capacity improvement fee shall be based upon the 54 estimated cost of future additions or upgrades of capacity 55 required to serve future capacity demand by a new connec-56 tion compared to the overall demand due to customer 57 growth;
- 58 (2) A capacity improvement fee shall apply to developers 59 and owners of structures that seek to connect to water and 60 sewer systems;
- 61 (3) In establishing the capacity improvement fee, the 62 commission shall consider, together with other criteria it 63 may in its discretion consider, the expected growth in 64 population that will be served by the utility, the capacity 65 requirement to serve that population growth and the ex-66 pected exhaustion date of existing capacity;
- 67 (4) The commission shall consider establishing differen-68 tials in the fee or limitations on the amount of or calculation 69 of fees based upon a relative cost of housing index created 70 pursuant to the provisions of section two-b, article one, 71 chapter eleven of this code, which fee differentials shall not 72 be considered discriminatory rates within the meaning of 73 this chapter;
- 74 (5) The commission shall consider an affordable housing 75 component with a discount capacity improvement fee 76 schedule based upon the new home's value compared to the 77 most recent annual single dwelling residential housing index 78 created pursuant to the provisions of section two-b, article 79 one, chapter eleven of this code;

- 80 (6) The capacity improvement fee shall include a lower 81 fee for manufactured housing equal to twenty-five percent of 82 the otherwise applicable fee for a standard residential 83 housing unit;
- 84 (7) The commission shall establish a method for develop-85 ing fee schedules and maximum fees for commercial develop-86 ments and residential developments with multiple units;
- 87 (8) The revenue from the capacity improvement fees shall 88 be deposited in a separate account to be used only for future 89 capital improvements, as determined and authorized by 90 commission order;
- 91 (9) The commission may develop further criteria relating 92 to existing and proposed capacity improvement fees the 93 commission considers necessary to effectuate the provisions 94 of this subsection;
- 95 (10) The commission shall promulgate rules in accor-96 dance with section seven, article one, chapter twenty-four of 97 this code to effectuate the purposes of this subsection; and
- 98 (11) Nothing contained in this subsection may be con-99 strued to invalidate any capacity improvement fees approved 100 by the commission prior to the effective date of the rules 101 required to be promulgated by this subsection.

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The Joint Committee on Enrolled Bills hereby certifies that OFFICE WEST VISIGINIA the foregoing bill is correctly enrolled. SECRETARY OF STATE Chairman Senáte Committee Chairman House Committee Originated in the Senate. In effect ninety days from passage. Clerk of the Senate Clerk of the House of Delegates le Senate Speaker of the House of Delegates The within Los disapproved Day of, 201 2.

PRESENTED TO THE GOVERNOR

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