GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

HOUSE DRH20119-TDx-11A (03/02)

| Short Title: | NCUC Reg. Fee Changes. | (Public) |
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| Sponsors: | Representatives Arp, Collins, and Warren (Primary Sponsors). | |
| Referred to: | | |

A BILL TO BE ENTITLED

AN ACT TO CLARIFY THE CAP ON THE UTILITIES REGULATORY FEE RESERVE, TO SET THE REGULATORY FEE IN STATUTE, AND TO ALLOW THE

4 COMMISSION TO RAISE OR LOWER THE FEE.

5 The General Assembly of North Carolina enacts:

SECTION 1.(a) G.S. 62-302(a) reads as rewritten:

7 Fee Imposed. - It is the policy of the State of North Carolina to provide fair "(a) 8 regulation of public utilities in the interest of the public, as provided in G.S. 62-2. The cost of 9 regulating public utilities is a burden incident to the privilege of operating as a public utility. 10 Therefore, for the purpose of defraying the cost of regulating public utilities, every public 11 utility subject to the jurisdiction of the Commission shall pay a quarterly regulatory fee, in 12 addition to all other fees and taxes, as provided in this section. The fees collected shall be used 13 only to pay the expenses of the Commission and the Public Staff in regulating public utilities in 14 the interest of the public.public and to maintain a reasonable margin for a reserve fund. The 15 amount of the reserve may not exceed one-half of the cost of operating the Commission and the Public Staff as reflected in the certified budget for the previous fiscal year. 16

17 It is also the policy of the State to provide limited oversight of certain electric membership 18 corporations as provided in G.S. 62-53. Therefore, for the purpose of defraying the cost of 19 providing the oversight authorized by G.S. 62-53 and G.S. 117-18.1, each fiscal year each 20 electric membership corporation whose principal purpose is to furnish or cause to be furnished 21 bulk electric supplies at wholesale as provided in G.S. 117-16 shall pay an annual fee as 22 provided in this section.

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SECTION 1.(b) Subdivisions 14.19(e1)(4), (5), (6), and (10) of S.L. 2009-451 are repealed.

26 **SECTION 2.** G.S. 62-302, as amended by Section 1.(a) of this act, reads as 27 rewritten:

28 "(a) Fee Imposed. – It is the policy of the State of North Carolina to provide fair 29 regulation of public utilities in the interest of the public, as provided in G.S. 62-2. The cost of 30 regulating public utilities is a burden incident to the privilege of operating as a public utility. 31 Therefore, for the purpose of defraying the cost of regulating public utilities, every public utility subject to the jurisdiction of the Commission shall pay a quarterly regulatory fee, in 32 33 addition to all other fees and taxes, as provided in this section. The fees collected shall be used 34 only to pay the expenses of the Commission and the Public Staff in regulating public utilities in 35 the interest of the public and to maintain a reasonable margin for a reserve fund. The amount of



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the reserve may not exceed one-half of the cost of operating the Commission and the Public 1 2 Staff as reflected in the certified budget for the previous fiscal year. 3 It is also the policy of the State to provide limited oversight of certain electric membership 4 corporations as provided in G.S. 62-53. Therefore, for the purpose of defraying the cost of 5 providing the oversight authorized by G.S. 62-53 and G.S. 117-18.1, each fiscal year each 6 electric membership corporation whose principal purpose is to furnish or cause to be furnished 7 bulk electric supplies at wholesale as provided in G.S. 117-16 shall pay an annual fee as 8 provided in this section. (b) Public Utility Rate. – 9 Repealed by Session Laws 2000-140, s. 56, effective July 21, 2000. (1)10 (2)Unless adjusted under subdivision (3) of this subsection, the public utility 11 fee is a percentage of a utility's jurisdictional revenues as follows: 12 Noncompetitive jurisdiction revenues 0.148% 13 Subsection (h) competitive jurisdictional revenues 0.06% 14 Subsection (m) competitive jurisdictional revenues 0.05% 15 For noncompetitive jurisdictional revenues as defined in sub-subdivision 16 (4)a. of this subsection, the public utility regulatory fee for each 17 fiscal year is the greater of (i) a percentage rate, established by the 18 General Assembly, of each public utility's noncompetitive 19 jurisdictional revenues for each quarter or (ii) six dollars and 20 twenty-five cents (\$6.25) each quarter. For subsection (h) 21 competitive jurisdictional revenues as defined in sub-subdivision 22 (4)b. of this subsection, and subsection (m) competitive jurisdictional 23 revenues as defined in sub-subdivision (4)c. of this subsection, the 24 public utility regulatory fee for each fiscal year is a percentage rate 25 established by the General Assembly of each public utility's 26 competitive jurisdictional revenues for each quarter. 27 When the Commission prepares its budget request for the upcoming 28 fiscal year, the Commission shall propose a percentage rate of the public 29 utility regulatory fee. For fiscal years beginning in an odd-numbered year, 30 that proposed rate shall be included in the budget message the Governor 31 submits to the General Assembly pursuant to G.S. 143C-3-5. For fiscal years 32 beginning in an even-numbered year, that proposed rate shall be included in 33 a special budget message the Governor shall submit to the General 34 Assembly. The General Assembly shall set the percentage rate of the public 35 utility regulatory fee by law. 36 The percentage rate may not exceed the amount necessary to generate 37 funds sufficient to defray the estimated cost of the operations of the 38 Commission and the Public Staff for the upcoming fiscal year, including a 39 reasonable margin for a reserve fund. The amount of the reserve may not 40 exceed the estimated cost of operating the Commission and the Public Staff 41 for the upcoming fiscal year. In calculating the amount of the reserve, the 42 General Assembly shall consider all relevant factors that may affect the cost 43 of operating the Commission or the Public Staff or a possible unanticipated 44 increase or decrease in North Carolina jurisdictional revenues. 45 (3) In the first half of each calendar year, the Commission shall review the 46 estimated cost of operating the Commission and the Public Staff for the next 47 fiscal year, including a reasonable margin for the reserve fund allowed under this section. In making this determination, the Commission shall consider all 48 49 relevant factors that may affect the cost of operating the Commission or the 50 Public Staff or a possible unanticipated change in competitive and 51 noncompetitive jurisdictional revenues. If the estimated receipts provided for

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| | under this section are less than the estimated cost | of operating the |
| | Commission and the Public Staff for the next fiscal year | |
| | reasonable margin for the reserve fund, then If the Comm | nission, the Public |
| | Staff, or both experience a revenue shortfall, the Comm | nission shall- <u>may</u> |
| | implement a temporaryincrease the public utility regulator | y fee surcharge on |
| | noncompetitive jurisdictional revenues effective for the n | <u>next fiscal year.to</u> |
| | avert the deficiency that would otherwise occur. In no ev | vent may the total |
| | percentage rate of the public utility regulatory fee on | n noncompetitive |
| | jurisdiction revenues plus any surcharge established by | the Commission |
| | exceed twenty five hundredths percent (0.25%).sevente | een and one-half |
| | hundredths of one percent (0.175%). If the estimated rece | |
| | under this section are more than the estimated cost | of operating the |
| | Commission and the Public Staff for the next fiscal year | - |
| | reasonable margin for the reserve fund, then the Commiss | |
| | the public utility regulatory fee on noncompetitive jurise | dictional revenues |
| | effective for the next fiscal year. | |
| (4) | As used in this section: | |
| | a. "Noncompetitive jurisdictional revenues" means all | |
| | or realized from intrastate tariffs, rates, and cha | 0 11 |
| | allowed by the Commission or collected pursuar | |
| | order or rule, but not including tap-on fees or a | ny other form of |
| | contributions in aid of construction. | |
| | b. "Subsection (h) competitive jurisdictional reve | |
| | revenues derived from retail services provided b | • • |
| | companies and competing local providers that have | elected to operate |
| | under G.S. 62-133.5(h). | |
| | c. "Subsection (m) competitive jurisdictional reve | |
| | revenues derived from retail services provided b companies and competing local providers that have | |
| | under G.S. 62-133.5(m). | elected to operate |
| (b1) Electr | ic Membership Corporation Rate. – The electric membe | rshin cornoration |
| | or each fiscal year shall be a dollar amount as establishe | |
| | \pm is two hundred thousand dollars (\$200,000). | a by the General |
| ••• | ommission prepares its budget request for the upcoming | , fiscal vear the |
| | Il propose the amount of the electric membership corporati | |
| | beginning in an odd-numbered year, the proposed amount sh | 0. |
| • | ge the Governor submits to the General Assembly pursuant | |
| - | reginning in an even-numbered year, the proposed amount sh | |
| • | message the Governor shall submit to the General Assembly. | |
| | of the electric membership corporation regulatory fee | |
| | y not exceed the amount necessary to defray the estim | |
| | Commission and the Public Staff for the regulation of the ele | |
| corporations in th | ne upcoming fiscal year, including a reasonable margin for a | reserve fund. The |
| - | serve may not exceed the estimated cost of the Commission | |
| Staff for the regu | lation of the electric membership corporations for the upcom | ing fiscal year. |
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| (e) Recov | very of fee increase. Fee changes If a utility's regulatory | fee obligation is |
| increased, change | d, the Commission shall either adjust the utility's rates to | reflect the change |
| | overy of the increased fee obligation, or approve the utilit | • 1 |
| accounting and an | allowing deferral of the increase change in the fee obligation | |

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| 1 | SECTION 3. G.S. 62-302(b)(2), as amended by Section 2 of th | is act, reads as |
| 2 | rewritten: | |
| 3 | "(2) Unless adjusted under subdivision (3) of this subsection, the | ne public utility |
| 4 | fee is a percentage of a utility's jurisdictional revenues as follo | ows: |
| 5 | Noncompetitive jurisdiction revenues 0.148 | 3% |
| 6 | Subsection (h) competitive jurisdictional revenues 0.069 | % <u>0.04%</u> |
| 7 | Subsection (m) competitive jurisdictional revenues 0.059 | <u>%0.02%</u> " |
| 8 | SECTION 4. Section 2 is effective July 1, 2015, and applies t | o jurisdictional |
| 9 | revenues earned in each quarter that begins on or after July 1, 2015. Section 3 | is effective July |
| 10 | 1, 2016, and applies to jurisdictional revenues earned in each quarter that beg | gins on or after |
| 11 | July 1, 2016. The remainder of this act is effective when it becomes law. | |