## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

## HOUSE BILL DRH40414-STf-40 (02/07)

Short Title:	Rates and Transfers by Public Enterprises.	(Public)
Sponsors:	Representative McGrady.	
Referred to:		

## A BILL TO BE ENTITLED

2	AN ACT TO PROHIBIT COUNTIES AND CITIES FROM ESTABLISHING
3	DIFFERENTIAL RATES FOR PUBLIC ENTERPRISES BASED SOLELY ON
4	WHETHER THE SERVICE IS PROVIDED INSIDE THE COUNTY OR CITY'S
5	JURISDICTION WITHOUT APPROVAL OF THE LOCAL GOVERNMENT
6	COMMISSION; TO REQUIRE A PUBLIC ENTERPRISE TO BE ACCOUNTED FOR IN
7	A SEPARATE, SEGREGATED FUND WITH LIMITED TRANSFERS OUT OF THAT
8	FUND; AND TO REQUIRE THE LEGISLATIVE RESEARCH COMMISSION TO
9	STUDY THE PROVISION OF WATER AND SEWER SERVICES BY PUBLIC
10	ENTERPRISES.
11	The General Assembly of North Carolina enacts:
12	<b>SECTION 1.(a)</b> G.S. 160A-312 reads as rewritten:
13	"§ 160A-312. Authority to operate public enterprises.
14	(a) A city shall have authority to acquire, construct, establish, enlarge, improve,
15	maintain, own, operate, and contract for the operation of any or all of the public enterprises as
16	defined in this Article to furnish services to the city and its citizens. Subject to Part 2 of this
17	Article, a city may acquire, construct, establish, enlarge, improve, maintain, own, and operate
18	any public enterprise outside its corporate limits, within reasonable limitations, but in no case
19	shall a city be held liable for damages to those outside the corporate limits for failure to furnish
20	any public enterprise service.
21	(b) A city shall have full authority to protect and regulate any public enterprise system
22	belonging to or operated by it by adequate and reasonable rules. The rules shall be adopted by
23	ordinance, shall apply to the public enterprise system both within and outside the corporate
24	limits of the city, and may be enforced with the remedies available under any provision of law.
25	(c) A city may operate that part of a gas system involving the purchase and/or lease of
26	natural gas fields, natural gas reserves and natural gas supplies and the surveying, drilling or
27	any other activities related to the exploration for natural gas, in a partnership or joint venture
28	arrangement with natural gas utilities and private enterprise.
29	(d) <u>A city shall account for a public enterprise in a separate fund and may not transfer</u>
30	any money from that separate fund to any other fund except as provided in this subsection or
31 32	Article 3 of Chapter 159 of the General Statutes. Obligations of the public enterprise may be
32 33	paid out of the separate fund. Permitted transfers out of the separate fund shall be as follows, if applicable:
33 34	(1) For a capital project fund established for the construction or replacement of
34 35	assets for that public enterprise.
35 36	(2) To repay the city for any monies loaned to the public enterprise.
50	$\frac{10}{10}$ repay the enty for any momes round to the public enterprise.



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(3) To a fund within the city to cover the public enterprise's	s portion of any costs
shared across city funds, including salaries and benefits	
(4) For debt service related to the public enterprise.	<u></u>
(e) For purposes of this section, "outside the corporate limits" sh	all include any area
outside the principal municipal corporate limits without regard to the count	
<b>SECTION 1.(b)</b> G.S. 160A-314(a) reads as rewritten:	<u></u>
"(a) A city may establish and revise from time to time schedules	of rents, rates, fees,
charges, and penalties for the use of or the services furnished by an	
Schedules of rents, rates, fees, charges, and penalties may vary according	• •
and different service. Different schedules may be adopted for services	
corporate limits of the city.only if approved by the Local Government	-
public hearing. A city shall use revenue derived from rates, fees, charges,	
purpose of paying the expenses of maintaining, operating, and expanding	-
including debt payments and capital reserves."	<u> pp</u> ,
SECTION 2.(a) G.S. 153A-275 reads as rewritten:	
"§ 153A-275. Authority to operate public enterprises.	
(a) A county may acquire, lease as lessor or lessee, construct	t, establish, enlarge,
improve, extend, maintain, own, operate, and contract for the operation of	
order to furnish services to the county and its citizens. A county may	y acquire, construct,
establish, enlarge, improve, maintain, own, and operate outside its	
enterprise.	•
(b) A county may adopt adequate and reasonable rules to protect a	and regulate a public
enterprise belonging to or operated by it. The rules shall be adopted by ord	inance, shall apply to
the public enterprise system both within and outside the county, and may	be enforced with the
remedies available under any provision of law.	
(c) A county shall account for a public enterprise in a separate	e fund and may not
transfer any money from that separate fund to any other fund except	
subsection or Article 3 of Chapter 159 of the General Statutes. Oblig	-
enterprise may be paid out of the separate fund. Permitted transfers out	of the separate fund
shall be as follows, if applicable:	
(1) For a capital project fund established for the construction	on or replacement of
assets for that public enterprise.	
(2) <u>To repay the county for any monies loaned to the public</u>	· · · · · · · · · · · · · · · · · · ·
(3) To a fund within the county to cover the public enterp	
costs shared across county funds, including salaries ar	nd benefits of shared
personnel.	
(4) For debt service related to the public enterprise."	
<b>SECTION 2.(b)</b> G.S. 153A-277(a) reads as rewritten:	6
"(a) A county may establish and revise from time to time schedules	
charges, and penalties for the use of or the services furnished by a public of	-
of rents, rates, fees, charges, and penalties may vary for the same class o	
areas of the county and may vary according to classes of service, and	
<u>Different</u> schedules may be adopted for services provided outside of the ee	
approved by the Local Government Commission after a public hearing. A c	
fee relating to subsurface discharge wastewater management systems	
property tax bill for the real property where the system for which the fee is A county shall use revenue derived from rates fees, charges, and penaltic	-
A county shall use revenue derived from rates, fees, charges, and penaltic paying the expansion of maintaining operating and expanding the public	
paying the expenses of maintaining, operating, and expanding the public debt payments and capital reserves."	enterprise, including
<u>debt payments and capital reserves.</u> " <b>SECTION 3.</b> G.S. 159-13(b)(14) reads as rewritten:	
<b>DECTION 3.</b> $(1.5, 1.5)^{-15}(0)(14)$ reads as rewritten.	

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1	"(14)	No Except as provided in G.S. 153A-277, G.S. 16	50A-312, or this		
2	· · · ·	subdivision, no appropriation may be made from a utility			
3		enterprise fund to any other fund than the appropriate			
4		unless the total of all other appropriations in the fund en	qual or exceed the		
5		amount that will be required during the fiscal year, as she	own by the budget		
6		ordinance, to meet operating expenses, capital outlay, and	nd debt service on		
7		outstanding utility or enterprise bonds or notes. fund. A c			
8		finding that a fund balance in a utility or public service en			
9		for operation of a landfill exceeds the requirements for fur	iding the operation		
10		of that fund, including closure and post-closure expenditu	res, transfer excess		
11		funds accruing due to imposition of a surcharge impose	d on another local		
12		government located within the State for use of the di	sposal facility, as		
13		authorized by G.S. 153A-292(b), to support the other ser	vices supported by		
14		the county's general fund."			
15	SECT	<b>ION 4.(a)</b> The General Assembly finds that the ability of	a city or county to		
16	•	fectively provide public enterprise services, particularly			
17		nged by that local government opting to use revenues of th	e public enterprise		
18	for purposes other				
19	(1)	Paying the costs of operating the public enterprise.			
20	(2)	Making debt service payments.			
21	(3)	Investing in improvements to the infrastructure of that pub	-		
22	(4)	Reimbursing the unit of local government for actual direct	t services provided		
23		to the public enterprise.			
24		<b>ION 4.(b)</b> The General Assembly further finds that any e			
25		lower rates, advance fund debt service, and fund infrastruc	ture improvements		
26	of that public ente	-			
27		<b>ION 4.(c)</b> The Legislative Research Commission shall stud	ly the issues raised		
28		make recommendations to the General Assembly on:	.1		
29	(1)	Fee and charge setting by units of local government in			
30	( <b>2</b> )	water or sewer system, including collection rates of those t	•		
31 32	(2)	Proper accounting controls to ensure transparency if			
32 33		accounting for expenditures and interfund transfers of	public enterprise		
33 34	(2)	services by units of local government. Legislation that may be necessary to ensure proper fundir	a of infractoriation		
34 35	(3)	maintenance and improvements for the provision of	0		
35 36		services, including whether regionalization could fac			
30 37		healthy systems with lower fees and charges to customers.	•		
38	(4)	Legislation that may be necessary to ensure that units of			
39	(+)	monitor aging water and sewer infrastructure to ensure p	U		
40		and repair, including how this responsibility impacts the	1		
41		the public enterprise.	initiational fileartin of		
42	SECT	<b>ION 4.(d)</b> In making the study provided by this section	on the Legislative		
43		ssion shall consult with the Local Government Commiss	_		
44	Government, the Department of Environmental Quality, the North Carolina League of				
45	Municipalities, the North Carolina County Commissioners Association, and others.				
46	-	<b>ION 4.(e)</b> The Legislative Research Commission shall			
47		Regular Session of the General Assembly prior to its re-			
48	-	inal report to the 2019 Regular Session of the General Asse	-		
49		<b>ION 5.</b> This act becomes effective July 1, 2017.	-		
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