5lr1067

Bill No '	Drafted by: Bennett
Requested:	Typed by: Sumer Stored – 10/30/24
Committee	Proofread by Checked by
	-

By: Montgomery County Delegation and Prince George's County Delegation Requested by: The Chair on behalf of WSSC

A BILL ENTITLED

1 AN ACT concerning

HB 409/18 - ENV

L5

- 2 Washington Suburban Sanitary Commission Service Charges
- 3

MC/PG 112-25

- FOR the purpose of authorizing the Washington Suburban Sanitary Commission to 4 $\mathbf{5}$ establish certain customer classes for certain service rates or charges; requiring that 6 service rates for each customer class shall be chargeable against certain properties 7 and shall be uniform for a given class throughout the Washington Suburban 8 Sanitary District; authorizing the minimum or ready to serve charge to include a 9 certain component; altering the criteria on which the minimum or ready to serve 10 charge may be based; and generally relating to the service rates of the Washington 11 Suburban Sanitary Commission.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Public Utilities
- 14 Section 25–501 and 25–502(a)
- 15 Annotated Code of Maryland
- 16 (2020 Replacement Volume and 2024 Supplement)
- 17 Preamble
- 18 WHEREAS, Under current law, the Washington Suburban Sanitary Commission

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



5lr1067

1 must establish rates and charges that are uniform throughout the sanitary district; and

2 WHEREAS, Other Maryland water and sewer providers, such as the providers in 3 Baltimore City, Howard County, and the City of Rockville, have the authority to establish 4 rates and charges by customer classes; and

5 WHEREAS, The Commission has been reviewing and considering alternative rate 6 structures over the last several years; and

WHEREAS, During the review of other alternative rate structures, the Commission
has noted that the vast majority of public water and sewer providers across the country
similar in size and structure to the Commission have the authority to establish rates and
charges by customer classes; and

11 WHEREAS, Establishing rates and charges by class allows for a more equitable 12 recovery of costs from customers, based on the demands that they place on the water and 13 sewer systems; and

14 WHEREAS, The authority of the Commission to establish rates or charges by 15 customer classes includes establishing classes by meter size and also the ability to establish 16 a surcharge on residential customers in the summer to encourage water conservation; and

WHEREAS, The American Water Works Association's Manual of Practice M–1 "Principles of Water Rates, Fees and Charges, Seventh Edition" and the Water Environment Federation's Manual of Practice No. 27 "Financing and Charges for Wastewater Systems", the industry's best practices manuals, include multiple examples of class-based rates, fees, and charges; now, therefore,

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:

24

Article – Public Utilities

25 25-501.

26 (a) IN THIS SECTION, "CLASS" INCLUDES A CLASS BASED ON THE SIZE OF 27 THE METER ON THE WATER CONNECTION LEADING TO A PROPERTY.

5lr1067

1 (B) The Commission shall set [a service rate] ONE OR MORE SERVICE RATES 2 that the Commission considers necessary to provide funds for:

3 (1) maintaining, repairing, and operating its water supply and sewer 4 systems, including the overhead expense and depreciation allowance; and

5 (2) making any payments to the District of Columbia, as specified in this 6 title.

7 [(b)] (C) [The] EACH service rate:

8 (1) shall be chargeable against all properties IN A CLASS for a connection 9 with any line owned by the Commission;

- 10 (2) shall be uniform **FOR THE CLASS** throughout the sanitary district; and
- 11 (3) may be changed as necessary.

12 (D) THE COMMISSION MAY ESTABLISH ONE OR MORE CUSTOMER CLASSES 13 FOR ANY SERVICE RATE OR CHARGE ESTABLISHED UNDER THIS TITLE.

14 25–502.

15 (a) (1) Except as provided in this subtitle, [the] EACH service rate for water
16 shall consist of:

17 (i) a minimum or a ready to serve charge, WHICH MAY INCLUDE
 18 AN INFRASTRUCTURE INVESTMENT COMPONENT; and

19 (ii) a charge for water used.

(2) The minimum or ready to serve charge [shall] MAY be based on the size of the meter on the water connection leading to [the] A property OR ON OTHER CRITERIA DETERMINED IN ACCORDANCE WITH REGULATIONS THE COMMISSION ADOPTS.

(3) The charge for water used shall be based on the amount of waterpassing the meter during the period between the last two readings.

1 (4) The meter shall be placed on each water connection by and at the 2 expense of the Commission.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July
 4 1, 2025.