2014

A bill to be entitled
An act relating to water and wastewater utilities;
creating s. 367.072, F.S.; providing legislative
findings; authorizing the Florida Public Service
Commission to revoke a certificate of authorization
upon receipt of a petition; requiring customers to
file a notice of intent with the commission before
submitting a petition; providing criteria for such
petition; requiring the commission to take certain
steps in response to the petition; prohibiting the
customers from filing a petition within a specified
timeframe under certain circumstances; prohibiting a
utility from filing for a rate case under certain
circumstances; requiring the utility to submit a
response; requiring the commission to adopt rules;
creating s. 367.0812, F.S.; requiring the commission
to consider the quality of water or wastewater service
when fixing rates; providing criteria that the
commission must consider in making its determination;
requiring the utility to meet with its customers to
discuss the costs and benefits of plausible solutions
if the commission finds that the utility has failed to
meet certain water or wastewater quality standards;
requiring that the utility be allowed to recover the
costs of the solutions ordered by the commission;
prohibiting customers from petitioning the commission
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27	to revoke the certificate of authorization of a
28	utility under certain circumstances; authorizing the
29	commission to impose penalties on a utility for
30	certain failures; requiring the commission to adopt
31	rules; requiring the Department of Environmental
32	Protection to establish secondary wastewater service
33	standards regarding the generation of odor, noise,
34	aerosol drift, and lighting; providing an effective
35	date.
36	
37	Be It Enacted by the Legislature of the State of Florida:
38	
39	Section 1. Section 367.072, Florida Statutes, is created
40	to read:
41	367.072 Petition to revoke certificate of authorization
42	The Legislature finds that it is in the public interest that
43	water and wastewater service be of good quality and consistent
44	with the standards set forth in this chapter. Therefore, a
45	utility's certificate of authorization may be revoked if, after
46	its customers file a petition in accordance with this section,
47	the commission finds that revocation is in the best interest of
48	the customers.
49	(1) Customers must file a notice of intent with the
50	commission before filing a petition. Within 10 days after
51	receipt of a notice of intent, the commission staff shall:
52	(a) Notify the applicable utility that its customers have
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53	filed a notice of intent; and
54	(b) Send the customers instructions detailing the required
55	format and content of the petition and the subsequent process
56	the commission must follow.
57	(2) Within 90 days after receipt of such instructions, the
58	customers must file a petition that, for the purpose of
59	determining whether a utility is providing satisfactory water
60	quality or wastewater service, must:
61	(a) State with specificity each issue that the customers
62	have with the water quality or wastewater service, each time the
63	problem was reported to the utility, and how long each issue has
64	existed; and
65	(b) Be signed by at least 65 percent of a utility's
66	customers within a system. The term "customer" means an
67	individual who owns or rents property that is serviced by a
68	single meter or an individual whose name appears on the bill for
69	a master meter. Only one signature for each service address may
70	be included on the petition. An individual whose name appears on
71	the bill for a master meter may sign a petition if at least 65
72	percent of the heads of the households served by the master
73	meter, such as tenants or unit owners, support the petition, in
74	which case documentation of such support must be included with
75	the petition.
76	(3) The commission shall review the petition and, within
77	10 days after receipt, notify the customers whether the petition
78	is sufficient or whether additional information is required. If
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79 additional information is required, the customers must file a cured petition within 30 days after receipt of the notification. 80 If the customers fail to file the petition in accordance with 81 82 this subsection, the commission shall dismiss the petition, and 83 the customers may not file another petition for 1 year after the 84 date of dismissal. 85 If the petition is in compliance with this section and (4) 86 the issues identified within the petition support a reasonable 87 likelihood that the water or wastewater utility is failing to provide quality water or wastewater service, a docket shall be 88 89 opened. Once opened, the utility may not file for a rate case 90 until the docket is closed. A copy of the petition and written notification 91 (5) 92 regarding the prohibition against filing a rate case while the 93 docket remains open must be provided to the utility. The utility 94 shall submit a response to the commission addressing the issues 95 identified within the petition and explaining whether it is 96 providing quality water or wastewater service using the 97 following criteria: 98 Federal and state primary water and wastewater (a) 99 standards or secondary water quality or wastewater service standards provided in s. 367.0812; and 100 101 The relationship between the utility and its (b) 102 customers, including each complaint received regarding service 103 quality, the length of time each customer has been complaining 104 about service, the resolution of each complaint, and the time it Page 4 of 9

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105	has taken to address such complaints.
106	(6) The commission shall evaluate the issues identified
107	within the petition, the utility's response as to whether it is
108	providing quality water or wastewater service, and any other
109	factor the commission deems relevant.
110	(7) Notwithstanding s. 367.045 and based upon its
111	evaluation, the commission shall:
112	(a) Dismiss the petition if the decision is supported by
113	clear and convincing evidence, in which case the decision is
114	subject to ss. 120.569 and 120.57;
115	(b) Place the utility's certificate on probationary status
116	and require the utility to take the necessary steps to correct
117	the water quality or wastewater service issues identified. The
118	commission shall set benchmarks within a timeframe, not to
119	exceed 3 years, and may require the utility to provide interim
120	reports describing its progress in meeting such benchmarks. The
121	commission may extend the timeframe for compliance beyond 3
122	years if the circumstances that delay the utility, such as
123	obtaining permits or natural disaster, are not within the
124	utility's control; or
125	(c) Revoke the utility's certificate of authorization, in
126	which case a receiver must be appointed pursuant to s. 367.165
127	until a sale of the utility system has been approved pursuant to
128	<u>s. 367.071.</u>
129	(8) The commission shall adopt by rule the format of and
130	requirements for a petition and may adopt other rules to
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131	administer this section.
132	Section 2. Section 367.0812, Florida Statutes, is created
133	to read:
134	367.0812 Rate fixing; quality of water or wastewater
135	service as criterion
136	(1) In fixing rates that are just, reasonable,
137	compensatory, and not unfairly discriminatory, the commission
138	shall consider the extent to which the utility provides water
139	service that meets secondary water quality standards for taste,
140	odor, color, or corrosiveness, as established by the Department
141	of Environmental Protection. In determining whether a utility
142	has satisfied its obligation to provide water service to its
143	customers which meets the standards for taste, odor, color, or
144	corrosiveness, the commission shall consider:
145	(a) Testimony and evidence provided by customers and the
146	utility;
147	(b) The results of past tests required by the Department
148	of Environmental Protection which measure the utility's
149	compliance with the applicable secondary water quality standards
150	or with a county health department;
151	(c) Complaints regarding the applicable secondary water
152	quality standards filed by customers with the commission or the
153	Department of Environmental Protection, or the respective local
154	governmental entity, or a county health department during the
155	past 5 years; and
156	(d) If the commission deems necessary, the results of any
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157	updated test.
158	(2) In fixing just, reasonable, compensatory, and not
159	unfairly discriminatory rates, the commission shall consider the
160	extent to which the utility provides wastewater service to its
161	customers without generating odor, noise, aerosol drift, or
162	lighting in excess of the standards established by the
163	Department of Environmental Protection. In determining the
164	extent to which the utility provides wastewater service to its
165	customers without generating odor, noise, aerosol drift, or
166	lighting in excess of the standards by the Department of
167	Environmental Protection, the commission shall consider:
168	(a) Testimony and evidence provided by customers and the
169	utility;
170	(b) The results of past tests required by the Department
171	of Environmental Protection which measure the utility's
172	compliance with the applicable standards established by the
173	Department of Environmental Protection; and
174	(c) Complaints regarding the alleged odor, noise, aerosol
175	drift, or lighting filed with the Department of Environmental
176	Protection or the commission, or the respective local
177	governmental entity, or a county health department during the
178	past 5 years.
179	(3)(a) In determining the quality of water or wastewater
180	service, the commission shall consider a finding by the
181	department as to whether a utility:
182	1. Has failed to provide water service that meets the
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183	secondary water quality standards of the department regarding
184	taste, odor, color, or corrosiveness; or
185	2. Has generated odor, noise, aerosol drift, or lighting
186	in providing wastewater service in excess of the standards
187	established by the Department of Environmental Protection,
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189	the utility shall create an estimate of the costs and benefits
190	of a plausible solution to each quality of water or wastewater
191	service issue identified by the commission.
192	(b) The utility shall meet with its customers within a
193	time prescribed by the commission to discuss the estimated costs
194	and benefits of and time necessary for implementing a plausible
195	solution for each quality of service issue identified, and the
196	utility shall report the results of such meeting to the
197	commission.
198	(c) The utility shall inform the commission if:
199	1. The customers and the utility agree on a solution for
200	each quality of service issue identified, what the solution is,
201	and the cost of the solution; or
202	2. The customers and the utility prefer a different
203	solution to at least one of the quality of service issues
204	identified and the solution and cost of the solution preferred
205	by each.
206	(d) The commission may require the utility to implement a
207	solution that is in the best interest of the customers for each
208	quality of service issue. The utility shall be allowed to
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209	recover the costs of the solutions ordered by the commission.
210	The commission may establish the necessary benchmarks that a
211	utility must meet for each solution and require the utility to
212	report periodically until each solution is completed.
213	(4) Notwithstanding s. 367.072, customers may not petition
214	the commission to revoke the certificate of authorization of a
215	utility during the proceedings under this section.
216	(5) The commission may prescribe penalties for a utility's
217	failure to adequately resolve each quality of water or
218	wastewater service issue as required. Penalties may include
219	fines as provided in s. 367.161; a reduction of return on equity
220	of up to 100 basis points; the denial of all or part of a rate
221	increase for a utility's system or part of a system if the
222	commission determines that the water quality is less than
223	satisfactory, until the water quality is found to be
224	satisfactory; or cancellation of the certificate of
225	authorization under s. 367.072.
226	(6) The commission shall adopt rules to assess and enforce
227	compliance with this section. The Department of Environmental
228	Protection shall establish secondary wastewater service
229	standards regarding the generation of odor, noise, aerosol
230	drift, and lighting.
231	Section 3. This act shall take effect October 1, 2014.

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