

Amendment No. 3

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AMENDED	<u> </u>	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>	(Y/N)
FAILED TO ADOPT	<u> </u>	(Y/N)
WITHDRAWN	<u> </u>	(Y/N)
OTHER	<u> </u>	

1 Committee/Subcommittee hearing bill: Energy & Utilities
 2 Subcommittee

3 Representative Watson, B. offered the following:

4
 5 **Amendment to Amendment (with title amendment)**

6 Between lines 213 and 214, insert:

7 Section 4. Subsection (2) of section 180.191, F.S., is
 8 created to read:

9 (2) Any municipality within the state providing service to
 10 customers inside another municipality from infrastructure
 11 located in the service recipient municipality shall charge
 12 consumers in the service recipient municipality, the same rates,
 13 fees, and charges as consumers inside the municipal boundaries.
 14 "Service recipient municipality" shall be defined as a
 15 municipality that is being provided water utility services from
 16 another municipality with the use of infrastructure that is
 17 located within its boundaries.

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T I T L E A M E N D M E N T

Remove line 233 and insert:

consent; amending s. 180.191, F.S.; requiring that municipalities operating a water or sewer utility outside of the boundaries of such municipality and providing service to customers inside another municipality from infrastructure located in the service recipient municipality to charge consumers in the service recipient municipality, the same rates, fees, and charges as consumers inside the municipal boundaries; defining "service recipient municipality"; providing an effective date.