HB 361

1	A bill to be entitled
2	An act relating to municipal water and sewer utility
3	rates; amending s. 180.191, F.S.; requiring a
4	municipality to charge customers receiving its utility
5	services in another municipality the same rates, fees,
6	and charges as it charges consumers within its
7	municipal boundaries under certain circumstances;
8	providing an effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Subsections (2), (3), and (4) of section
13	180.191, Florida Statutes, are renumbered as subsections (3),
14	(4), and (5), respectively, subsection (1) of that section is
15	amended, and a new subsection (2) is added to that section to
16	read:
17	180.191 Limitation on rates charged consumer outside city
18	limits
19	(1) Any municipality within <u>this</u> the state operating a
20	water or sewer utility outside of the boundaries of such
21	municipality shall charge consumers outside the boundaries
22	rates, fees, and charges determined in one of the following
23	manners:
24	(a) It may charge the same rates, fees, and charges as
25	consumers inside the municipal boundaries. However, in addition
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thereto, the municipality may add a surcharge of not more than percent of such rates, fees, and charges to consumers outside the boundaries, except as provided in subsection (2). Fixing of such rates, fees, and charges in this manner <u>does</u> shall not require a public hearing except as may be provided for service to consumers inside the municipality.

32 (b) It may charge rates, fees, and charges that are just 33 and equitable and that which are based on the same factors used 34 in fixing the rates, fees, and charges for consumers inside the 35 municipal boundaries, except as provided in subsection (2). In 36 addition thereto, the municipality may add a surcharge not to exceed 25 percent of such rates, fees, and charges for said 37 services to consumers outside the boundaries. However, the total 38 39 of all such rates, fees, and charges for the services to consumers outside the boundaries may shall not be more than 50 40 41 percent in excess of the total amount the municipality charges 42 consumers served within the municipality for corresponding 43 service. No Such rates, fees, and charges may not shall be fixed 44 until after a public hearing at which all of the users of the 45 water or sewer systems; owners, tenants, or occupants of 46 property served or to be served thereby; and all others 47 interested shall have an opportunity to be heard concerning the 48 proposed rates, fees, and charges. Any change or revision of 49 such rates, fees, or charges may be made in the same manner as such rates, fees, or charges were originally established, but if 50

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51	such change or revision is to be made substantially pro rata as
52	to all classes of service, both inside and outside the
53	municipality, no hearing or notice shall be required.
54	(2) Any municipality within this state that operates a
55	water or sewer utility providing service to customers in another
56	recipient municipality using a facility or water or sewer plant
57	located in the recipient municipality shall charge consumers in
58	the recipient municipality the same rates, fees, and charges as
59	it does the consumers inside its own municipal boundaries.
60	Section 2. This act shall take effect July 1, 2023.

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