## SENATE BILL 5336

State of Washington 56th Legislature 1999 Regular Session

By Senators Kline, Kohl-Welles, McDonald, Fraser and McAuliffe

Read first time 01/20/1999. Referred to Committee on State & Local Government.

1 AN ACT Relating to sewer facility capacity charges; and amending 2 RCW 35.58.570.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 35.58.570 and 1996 c 230 s 1602 are each amended to 5 read as follows:

6 (1) A metropolitan municipal corporation that is engaged in the 7 transmission, treatment, and disposal of sewage may impose a capacity 8 charge on users of the metropolitan municipal corporation's sewage 9 facilities when the user connects, reconnects, or establishes a new 10 service. The capacity charge shall be approved by the council of the 11 metropolitan municipal corporation and reviewed ((and reapproved)) 12 annually.

(2) The capacity charge shall be based upon the cost of the sewage facilities' excess capacity that is necessary to provide sewerage treatment for new users to the system. The capacity charge, which may be collected over a period of fifteen years, shall not exceed:

(a) Seven dollars per month per residential customer equivalent for
connections and reconnections occurring prior to January 1, 1996;
((and))

(b) Ten dollars and fifty cents per month per residential customer
equivalent for connections and reconnections occurring after January 1,
1996, and prior to January 1, 2001; and

4 (c) Seventeen dollars and seventy-five cents per month per 5 residential customer equivalent for connections and reconnections 6 occurring on or after January 1, 2001, with the maximum allowed amount 7 adjusted annually after January 1, 2002, to reflect annual increases in 8 the implicit price deflator for Seattle.

9 ((For connections and reconnections occurring after January 1, 10 2001, the capacity charge shall not exceed fifty percent of the basic 11 sewer rate per residential customer equivalent established by the 12 metropolitan municipal corporation at the time of the connection or 13 reconnection.))

14 (3) The capacity charge for a building other than a single-family 15 residence shall be based on the projected number of residential 16 customer equivalents to be represented by the building, considering its 17 intended use.

(4) The council of the metropolitan municipal corporation shall 18 19 enforce the collection of the capacity charge in the same manner provided for the collection, enforcement, and payment of rates and 20 charges for water-sewer districts provided in RCW 57.08.081. At least 21 thirty days before commencement of an action to foreclose a lien for a 22 capacity charge, the metropolitan municipal corporation shall send 23 24 written notice of delinquency in payment of the capacity charge to any 25 first mortgage or deed of trust holder of record at the address of 26 record.

(5) As used in this section, "sewage facilities" means capital projects identified since January 1, 1982, ((to July 23, 1989,)) in the metropolitan municipal corporation's comprehensive water pollution abatement plan. "Residential customer equivalent" shall have the same meaning used by the metropolitan municipal corporation in determining rates and charges at the time the capacity charge is imposed.

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