State Corporation Commission 2025 General Assembly Session State Fiscal Impact Statement

PUBLISHED: 3/24/2025 1:55 PM ENROLLED

Bill Number: HB2711 ER Patron: Lopez

Bill Title: Water utilities and wastewater utilities; eligible infrastructure replacement and

enhancement; cost recovery.

Bill Summary: Permits a water or wastewater utility to petition the State Corporation Commission for the approval of an eligible infrastructure replacement and enhancement plan, as defined in the bill. The bill requires that a water or wastewater utility that receives approval for an eligible infrastructure replacement and enhancement rider shall provide a proposed earnings test for informational purposes in each annual informational filing or base rate proceeding filed with the State Corporation Commission before December 1, 2030. On or before December 1, 2030, the Commission shall provide a status report on the implementation of this new Chapter 31 of Title 56 of the Code of Virginia - the Eligible Infrastructure Replacement and Enhancement Act - to the Chairs of the House Committee on Labor and Commerce, the Senate Committee on Commerce and Labor, and the State Water Commission.

The provisions of the bill expire on July 1, 2035.

As introduced, this bill was a recommendation of the State Water Commission. This bill is identical to SB 850.

Budget Amendment Necessary: No Items Impacted: None

Explanation: Not applicable

Fiscal Summary: The fiscal impact on the State Corporation Commission (SCC) is indeterminate.

General Fund Expenditure Impact: None

Nongeneral Fund Expenditure Impact: Indeterminate

Position Impact: None

Fiscal Analysis: The legislation creates a new section of the Code for water utility or wastewater utility projects and requires the SCC to approve or deny a utility's initial petition for approval of an EIRE plan within 180 days after receipt of such. For approved plans that a utility wishes to amend, the SCC is required to approve or deny such amendments within 120 after receipt. In cases where the SCC denies a plan or amended plan, the utility can refile within 60 days and then the SCC is required to approve or deny the resubmission within 60 days. In cases where a utility files an EIRE in conjunction with a rate case, the time periods listed for SCC review do not apply.

State Corporation Commission 2025 General Assembly Session State Fiscal Impact Statement

It is unknown the impact that this legislation will have on SCC staff from an anticipated increase in workload. If utilities file an initial or amended EIRE outside of a rate case filing, this will result in an increase to SCC staff workload and will require additional staffing in the future resulting in an additional cost to the SCC. An increase in the Commission's non-general fund appropriation would be needed for any increased costs.

Other: None