

- 1 (1) " Capital costs"means costs spent for upgrading, expanding and/or
2 developing water and wastewater lines intended to serve the customers
3 of the town's water and/or wastewater treatment system.
- 4 (2) " Developer"means an individual, corporation, partnership,
5 organization, association, firm, political subdivision, or other legal
6 entity constructing or creating new construction.
- 7 (3) " New construction"means any new development, construction, or
8 installation that results in the use of the town's water and/or
9 wastewater lines and includes current users of that system that require
10 additional capacity from said lines.
- 11 (4) " Capacity charge"means the charge imposed upon new construction
12 as defined herein pursuant to the grant of regulatory authority
13 contained herein.

14 Sec. 2. Subject to the conditions hereinafter set forth, a town may adopt an
15 ordinance or ordinances imposing and collecting a regulatory fee defined herein as a
16 "capacity charge"on all new construction.

17 Sec. 3. The amount of each "capacity charge"imposed and collected shall be
18 based upon reasonable and uniform consideration of capital costs ultimately to be
19 incurred by the town as a result of the new construction, but the charge may differ from
20 line to line. The "capacity charge"must bear a direct relationship to the additional or
21 expanded capital costs incurred or ultimately to be incurred for the upgrading,
22 expanding or developing of water and/or wastewater lines.

23 Sec. 4. The amount of each "capacity charge"shall be based on qualified
24 needs and specific classifications and rates, which shall be uniformly applied to all
25 members of a class; however, the town may vary the charges from line to line.

26 Sec. 5. Before adopting or amending any "capacity charge"ordinance
27 authorized by this act, the town governing board shall hold a public hearing on it. A
28 notice of the public hearing shall be given so as to conform with G.S. 160A-364, as it
29 may be amended from time to time. No "capacity charge"ordinance shall be adopted or
30 amended without first giving the planning board a reasonable opportunity to make
31 comments and recommendations to the town governing board.

32 Sec. 6. Monies collected as "capacity charges"shall be placed in a separate
33 trust fund. All such revenues shall be spent for the capital facilities for which they were
34 collected.

35 Sec. 7. A cause of action as to the validity of any "capacity charge"adopted
36 under this act shall be brought within 90 days after its assessment.

37 Sec. 8. The town is authorized to enact ordinances, resolutions, rules and
38 regulations that are necessary or expedient to implement this act.

39 Sec. 9. The powers conferred in this act shall be supplementary to all other
40 powers and procedures authorized by any other general or local law. Assessments,
41 charges, fees, or rates authorized by any other general or local law are not affected by
42 this act.

43 Sec. 10. This act applies to the Town of Benson only.

44 Sec. 11. This act is effective upon ratification.