GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 1065 Committee Substitute Favorable 4/27/05

Short Title: Sullivan Act II.

Sponsors:

Referred to:

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March 31, 2005

A BILL TO BE ENTITLED

2 AN ACT REGARDING WATER RATES IN BUNCOMBE COUNTY.

Whereas, the North Carolina General Assembly previously adopted Chapter 4 399 of the 1933 Public-Local Laws (known as the "Sullivan Act") to address the 5 particular circumstances of the supplying of water to certain residents of Buncombe 6 County by the City of Asheville and the charges therefore; and

7 Whereas, from the adoption of the Sullivan Act until the present, the City of 8 Asheville, directly or through the Asheville/Buncombe Water Authority, has continued 9 to supply water to certain consumers of water in Buncombe County outside the 10 corporate limits of the City of Asheville in those areas of the County where water has 11 been supplied by the City of Asheville, all at a rate no higher than that charged by the 12 City of Asheville to similarly situated water consumers residing within the corporate 13 limits of said city; and

14 Whereas, from and after 1981, the City of Asheville and the County of 15 Buncombe have discharged various of their obligations relating to the provision of water to certain citizens of Buncombe County residing inside and outside the corporate 16 limits of the City of Asheville and the maintenance and upkeep of their respective water 17 18 facilities pursuant to an Agreement between the City of Asheville and the County of Buncombe establishing the Asheville/Buncombe Water Authority dated 29 October 19 and certain supplements and amendments thereto (hereinafter "Water 20 1981 21 Agreement"); and

Whereas, practically all, if not all, of the cost of the waterlines serving Buncombe County (outside of the corporate limits of the City of Asheville) has been paid by the County of Buncombe, the various water and sewer districts of the County of Buncombe, by the Asheville/Buncombe Water Authority pursuant to its duties to Buncombe County, and by private developers and landowners, desiring water service in such areas and not paid by the City of Asheville; and

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(Local)

Whereas, the waterlines inside the corporate limits of the City of Asheville in 1 2 areas annexed by the City of Asheville after 1959 with preexisting waterlines in place 3 have not been purchased by the City of Asheville; and Whereas, during the term of the Water Agreement, the County of Buncombe 4 5 has paid directly to the City of Asheville in excess of \$37,000,000 pursuant to that 6 Agreement: and 7 Whereas, at the time of the adoption of the Water Agreement, certain public 8 recreational facilities were transferred to the County of Buncombe by the City of 9 Asheville, and during the term of the Water Agreement, the costs related to those 10 facilities have been borne by the County of Buncombe; and Whereas, during the term of the Water Agreement, the County of Buncombe 11 12 has expended \$9,025,715 on capital expenditures for the public recreational facilities 13 referenced above; and Whereas, the City of Asheville has given notice to terminate the Water 14 15 Agreement as of 30 June 2005; and 16 Whereas, the City of Asheville is entitled to a fair return on its capital 17 investment; and 18 Whereas, upon the termination of the Water Agreement as noticed by the City 19 of Asheville for 30 June 2005, the ownership of the public recreational facilities shall 20 revert to the City of Asheville; and 21 Whereas, upon the termination of the Water Agreement as noticed by the City 22 of Asheville for 30 June 2005, the ownership of all water system facilities conveyed to 23 the City of Asheville pursuant to the Water Agreement shall revert to the County of 24 Buncombe and its water districts; and 25 Whereas, the citizens of Buncombe County outside the corporate limits of the City of Asheville now, or in the future to be, supplied water from lines connected to the 26 27 waterlines currently maintained by the Asheville/Buncombe Water Authority, and 28 replacements, extensions, and additions thereto, are entitled to obtain water at a fair rate 29 from the water system for which they have paid, through taxes, through payments for 30 water, and through direct payments by the County of Buncombe and its water and sewer 31 districts; and 32 Whereas, the population of Buncombe County is projected to grow by more 33 than thirty-eight percent over the next twenty-five years, and more than two-thirds of 34 that growth is projected to occur outside the current city limits of the City of Asheville; 35 and Whereas, the Asheville/Buncombe Water Authority has developed substantial 36 excess capacity in anticipation of the growth of population in Buncombe County and of 37 38 supplying water to the additional population from facilities the cost of which has been, 39 and in the future will be, paid out of water system revenues; and Whereas, the complicated pattern of dealings between the City of Asheville 40 and the County of Buncombe regarding the provision of water to water consumers in 41 42 Buncombe County connected to the waterlines currently maintained by the Asheville/Buncombe Water Authority, and replacements, extensions, and additions 43 44 thereto has now given rise to the issue of the rate that the City of Asheville may charge

the water consumers in Buncombe County connected to the waterlines currently 1 2 maintained by the Asheville/Buncombe Water Authority, and replacements, extensions, 3 and additions thereto to whom it provides water even though the Sullivan Act remains 4 in full force and effect: and 5 Whereas, it is the exclusive right of the State to regulate the provision of and 6 rates charged for public utilities to the citizens of the State; Now, therefore, 7 The General Assembly of North Carolina enacts: 8 SECTION 1. From and after the effective date of this act, it shall be

9 unlawful for the City of Asheville, or any of the governing authorities, agents, or 10 employees thereof, to charge, exact, or collect from any water consumer in Buncombe County currently or hereafter connected to the waterlines currently maintained by the 11 12 Asheville/Buncombe Water Authority, and replacements, extensions, and additions thereto a rate for water consumed higher than the rate charged for the same 13 14 classification of water consumer residing or located within the corporate limits of the 15 City of Asheville. Classification of water consumer as referred to herein means the type of facility to which the water is provided (e.g. single-family residence, multiple-family 16 17 residence, retail, commercial, industrial) without regard to geographic location within 18 Buncombe County.

SECTION 2. The City of Asheville may, through its officers, agents, and employees, cause any user of water who shall fail to pay promptly his water rent for any month to be cut off and his right to further use of water from the city system to be discontinued until payment of any water rent arrearages, all consistent with G.S. 160A-314(b).

SECTION 3. It is the purpose and intent of this act to declare that water 24 consumers residing and located outside of the corporate limits of the City of Asheville 25 shall be entitled to the use of Asheville surplus water only, and the governing body of 26 27 the City of Asheville is authorized and empowered to discontinue the supply of water to any districts, or water consumers, out of the corporate limits of the City of Asheville at 28 29 anytime that there may be a drought or other emergency or at any time the governing 30 body of the City of Asheville may lawfully deem that the City has use for all of its water 31 supply.

SECTION 4. It shall be the duty of the Board of Commissioners of Buncombe County and/or the trustees of the different water districts operating outside of the corporate limits of the City of Asheville in Buncombe County to maintain the waterlines owned by the County of Buncombe and such water districts in proper repair in order that there may not be a waste of water by leakage.

37 **SECTION 5.** To the extent that the Sullivan Act (Chapter 399 of the 38 Public-Local Laws of 1933) does not conflict with this act, it continues to apply.

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SECTION 6. This act is effective when it becomes law.