THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 957

Session of 2021

INTRODUCED BY MOUL, MILLARD, JONES, STAATS, ROTHMAN, DAVANZO, MALONEY, B. MILLER, SCHMITT, COOK, RYAN, JOZWIAK, DIAMOND, PICKETT, SAYLOR, ECKER, M. MACKENZIE, MASSER, KAUFER, GLEIM, SCHEMEL, R. MACKENZIE, E. NELSON, HERSHEY AND ROWE, MARCH 17, 2021

AS REPORTED FROM COMMITTEE ON LOCAL GOVERNMENT, HOUSE OF REPRESENTATIVES, AS AMENDED, MARCH 24, 2021

AN ACT

- Amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in municipal authorities, further providing for purposes and powers. 3 4 The General Assembly of the Commonwealth of Pennsylvania 5 hereby enacts as follows: Section 1. Section 5607(d)(9) of Title 53 of the 6 Pennsylvania Consolidated Statutes is amended to read: § 5607. Purposes and powers. 8 9 (d) Powers. -- Every authority may exercise all powers 10 necessary or convenient for the carrying out of the purposes set 11 12 forth in this section, including, but without limiting the 13 generality of the foregoing, the following rights and powers: 14 15 To fix, alter, charge and collect rates and other
- 16 charges in the area served by its facilities at reasonable

1 and uniform rates to be determined exclusively by it for the 2 purpose of providing for the payment of the expenses of the authority, the construction, improvement, repair, maintenance 3 and operation of its facilities and properties and, in the 4 5 case of an authority created for the purpose of making 6 business improvements or providing administrative services, a 7 charge for such services which is to be based on actual 8 benefits and which may be measured on, among other things, 9 gross sales or gross or net profits, the payment of the 10 principal of and interest on its obligations and to fulfill 11 the terms and provisions of any agreements made with the 12 purchasers or holders of any such obligations, or with a 13 municipality and to determine by itself exclusively the 14 services and improvements required to provide adequate, safe 15 and reasonable service, including extensions thereof, in the 16 areas served. If a meter serves more than one unit, the 17 authority shall classify the meter as a commercial meter and 18 bill the meter in the same manner as other commercial 19 properties in accordance with this subsection, unless the 20 owner of a unit THE PROPERTY chooses to maintain the current <--21 classification. If the service area includes more than one 22 municipality, the revenues from any project shall not be 23 expended directly or indirectly on any other project unless 24 such expenditures are made for the benefit of the entire 25 service area. Any person questioning the reasonableness or 26 uniformity of a rate fixed by an authority or the adequacy, 27 safety and reasonableness of the authority's services, including extensions thereof, may bring suit against the 28 29 authority in the court of common pleas of the county where the project is located or, if the project is located in more 30

- 1 than one county, in the court of common pleas of the county
- where the principal office of the project is located. The
- 3 court of common pleas shall have exclusive jurisdiction to
- 4 determine questions involving rates or service. Except in
- 5 municipal corporations having a population density of 300
- 6 persons or more per square mile, all owners of real property
- 7 in eighth class counties may decline in writing the services
- 8 of a solid waste authority.
- 9 * * *
- 10 Section 2. This act shall take effect in 60 days.