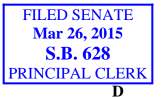
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015



SENATE DRS45201-TD-8A* (02/03)

	Short Title:	Natural Gas Econ. Dev. Infrastructure.	(Public)		
	Sponsors:	Senators Brock, Rucho, and B. Jackson (Primary Sponsors).			
	Referred to:				
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1		A BILL TO BE ENTITLED			
2		PROVIDE RECOVERY OF CAPITAL RELATED COSTS INCURR			
3	NATURA		GAS		
4		TRUCTURE FOR A LARGE MANUFACTURING EMPLOYER.			
5		Assembly of North Carolina enacts:			
6		ECTION 1. Article 7 of Chapter 62 of the General Statutes is amended	by adding		
7	a new section				
8		. Cost recovery for natural gas economic development infrastructur			
9		rpose The purpose of this section is to prescribe a methodology			
10		a natural gas local distribution company that constructs natural gas			
11	-	infrastructure as part of a project the Department of Commerce determ			
12	eligible proje	ct under G.S. 143B-437.021. The Commission shall adopt rules to imple	ement this		
13	section.				
14		ligibility Cost recovery under this section is limited to natural gas			
15	<u>development</u>	infrastructure the Commission determines satisfies all of the following c	onditions:		
16	<u>(1</u>) The project will be located in an area where adequate na	<u>tural gas</u>		
17		infrastructure for the eligible project is not available.			
18	<u>(2</u>) Either the developer or the occupant of the eligible project provide	s, prior to		
19		initiation of construction of the natural gas economic dev	<u>elopment</u>		
20		infrastructure, a binding commitment in the form of a commercia	l contract		
21		or other form acceptable to the Commission, to the natural	gas local		
22		distribution company regarding service needed for a period of at	least ten		
23		years from the date the gas is made available.			
24	<u>(3</u>) The projected non-gas revenues from the eligible project wi	ll not be		
25		sufficient to cover the cost of the natural gas infrastructure associated	lated with		
26		the project.			
27	<u>(c)</u> <u>Ec</u>	conomic feasibility The Commission shall permit a natural gas d	stribution		
28	company to 1	recover reasonable and prudent natural gas economic development infr	astructure		
29	costs only to	the extent necessary to make the construction of the infrastructure eco	nomically		
30	feasible, as	determined by the Commission. In determining economic feasib	vility, the		
31	Commission	shall employ the net present value method of analysis. Only natural gas	economic		
32	development	infrastructure with a negative net present value shall be determine	ed to be		
33	economically	infeasible.			
34	<u>(d)</u> <u>C</u>	osts recoverable. – Eligible infrastructure development costs are the r	<u>easonable</u>		
35	and prudent costs determined by the Commission to be directly related to the construction of				
36	-	natural gas infrastructure for an eligible project and may include any of the following:			



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1	(1) Planning costs.			
2	(2) Development costs.			
3	(3) Construction costs and an allowance for funds used during construction, and			
4	a return on investment once the project is completed calculated using the			
5	pretax overall rate of return approved by the Commission in the company's			
5	most recent general rate case.			
7	(4) A revenue retention factor.			
3	(5) Depreciation.			
)	(6) Property taxes.			
)	(e) Rate Adjustment Surcharge Mechanism. – The Commission shall permit recovery			
1	of eligible economic development infrastructure costs in a rate adjustment surcharge			
2	mechanism. The mechanism shall allow for recovery on an annual or semiannual basis, as			
3	determined by the Commission, subject to audit and reconciliation procedures. Any rate			
4	adjustment surcharge mechanism adopted under this section shall terminate with the natural gas			
5	local distribution company's next general rate case.			
5	(f) Limitations. – A natural gas local distribution company shall not invest more than			
7	twenty-five million dollars (\$25,000,000) of eligible infrastructure development costs in any			
3	year. Cumulative rate adjustments allowed under a rate adjustment surcharge mechanism			
)	approved by the Commission under this section shall not exceed five percent (5%) of the total			
)	annual service non-gas revenues approved by the Commission in the natural gas local			
1	distribution company's last general rate case."			
2	SECTION 2. Article 10 of Chapter 143B of the General Statutes is amended by			
3	adding a new section to read:			
4	" <u>§ 143B-437.021. Natural gas economic development infrastructure.</u>			
5	(a) Purpose and definitions. – The purpose of this section is to provide eligibility			
5	criteria for projects that require natural gas service infrastructure. Costs of natural gas service			
7	infrastructure for projects the Department determines are eligible projects under this section			
8	may be recovered by natural gas local distribution companies with approval of the North			
9	Carolina Utilities Commission under G.S. 62-133.13. The definitions used in G.S. 143B-437.01			
)	apply in this section. In addition, as used in this section, the term "Department" means the			
1	Department of Commerce.			
2	(b) Eligibility. – An eligible project is an economic development project that the			
3	Department determines satisfies all of the following conditions:			
4	(1) The eligible project will provide opportunities for natural gas usage, jobs,			
5	and other economic development benefits in addition to those provided by			
5	the project.			
7	(2) The Department certifies that the business has invested or intends to invest at			
8	least two hundred million dollars (\$200,000,000) of private funds in			
)	improvements to real property and additions to tangible personal property in			
)	the project.			
1	(3) The business employs at least 1,500 full-time employees or equivalent			
2	full-time contract employees at the project at the time the application is			
3	made, and the business agrees to maintain at least 1,500 full-time employees			
4	or equivalent full-time contract employees at the project.			
5	(c) Wage Standard. – A project may be considered an eligible project under this section			
5	only if the project is undertaken by a business that satisfies a wage standard at the project. A			
7	business satisfies the wage standard if it pays an average weekly wage that is at least equal to			
8	one hundred and ten percent (110%) of the average wage for all insured private employers in			
9	the county. The Department of Commerce shall annually publish the wage standard for each			
)	county. In making the wage calculation, the business shall include any jobs that were filled for			
1	at least 1,600 hours during the calendar year, regardless of whether the jobs are full-time			
T	a reast 1,000 nours during the calendar year, regardless of whether the jobs are full-tille			

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1 positions or equivalent full-time contract positions. Each year that a rate adjustment surcharge 2 mechanism under G.S. 62-133.13 is in effect, the business shall provide the Department a 3 certification that the business continues to satisfy the wage standard. 4 Health Insurance. – A project may be considered an eligible project under this (d) 5 section only if the project is undertaken by a business that makes available health insurance for 6 all of the full-time employees and equivalent full-time contract employees of the project with 7 respect to which the application is made. For the purposes of this subsection, a business makes 8 available health insurance if it pays at least fifty percent (50%) of the premiums for health care 9 coverage. 10 Each year that a rate adjustment surcharge mechanism under G.S. 62-133.13 is in effect, the 11 business shall provide the Department a certification that the business continues to make 12 available health insurance for all full-time employees of the project governed by the agreement. 13 Safety and Health Programs. - A project may be considered an eligible project (e) 14 under this section only if the project is undertaken by a business that has no citations under the Occupational Safety and Health Act that have become a final order within the last three years 15 16 for willful serious violations or for failing to abate serious violations with respect to the 17 location for which the eligible project is located. For the purposes of this subsection, "serious 18 violation" has the same meaning as in G.S. 95-127. 19 Environmental Impact. – A project may be considered an eligible project under this (f)20 section only if the project is undertaken by a business that certifies that, at the time of the 21 application, the business satisfies the environmental impact standard under G.S. 105-129.83." 22 **SECTION 3.** This act is effective when it becomes law and expires July 1, 2020. 23 The expiration does not affect the validity of any rate adjustment surcharge mechanism 24 imposed or authorized under the provisions of this act prior to the effective date of the 25 expiration.