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SENATE, No. 2066

STATE OF NEW JERSEY
218th LEGISLATURE

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Sponsored by:

Senator ANTHONY R. BUCCO

District 25 (Morris and Somerset)

SYNOPSIS

Requires 30-day grace period prior to accrual of interest on late water and sewer bill payments.

CURRENT VERSION OF TEXT

As reported by the Senate Economic Growth Committee on December 6, 2018, with amendments.



1 AN ACT concerning interest deferral on late water and sewer bill
2 payments, supplementing Title 48 of the Revised Statutes, and
3 amending various parts of the statutory law.

4
5 **BE IT ENACTED** by the Senate and General Assembly of the State
6 of New Jersey:

7
8 1. (New section) In the event that a payment owed to a water
9 company for the sale and supply of water to a consumer is not paid
10 when due, interest shall accrue, for which the consumer shall be
11 liable, on any part of the amount that is due and payable and that
12 remains unpaid for 30 days following the established payment due
13 date, as identified on the consumer's bill or other statement of water
14 usage.

15 For the purposes of this section, "water company" shall mean a
16 public utility, as that term is defined by R.S.48:2-13, or a
17 municipally-operated utility, which is regulated by the Board of
18 Public Utilities, and which public utility or municipally-operated
19 utility is engaged in the sale and supply of water to consumers in
20 the State; or a nonpublicly-owned, nonprofit water company.

21
22 2. R.S.48:13-14 is amended to read as follows:

23 ¹**[R.S.48:13-14] 48:13-14¹. [Such]** Every sewerage company
24 organized under the laws of this State may contract with property
25 owners and others for the use of its system of sewerage for such
26 price or rents and such restrictions as the company may think proper
27 in accordance with approved tariffs filed with the Board of Public
28 Utility Commissioners. In the event that a payment owed by a
29 consumer to a sewerage company for the use of sewer services is
30 not paid when due, interest shall accrue, for which the consumer
31 shall be liable, on any part of the amount that is due and payable
32 and that remains unpaid for 30 days following the established
33 payment due date, as identified on the consumer's bill or other
34 statement of sewer service usage.

35 (cf: P.L.1962, c.198, s.163)

36
37 3. Section 21 of P.L.1946, c.138 (C.40:14A-21) is amended to
38 read as follows:

39 21. (a) In the event that a service charge of any sewerage
40 authority with regard to any parcel of real property **[shall]** is not
41 **[be]** paid [as and] when due, and remains unpaid for 30 days
42 following the established payment due date, as identified on the
43 consumer's bill or other statement of sewer service usage, interest
44 shall accrue and be due to the sewerage authority on the unpaid
45 balance at the rate of 1 1/2 % per month until such service charge,

EXPLANATION – Matter enclosed in bold-faced brackets **[thus]** in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Senate SEG committee amendments adopted December 6, 2018.

1 and the interest thereon, shall be fully paid to the sewerage
2 authority.

3 (b) In the event that a service charge of any sewerage authority
4 with regard to any parcel of real property owned by any person
5 other than the State or an agency or subdivision thereof shall not be
6 paid as and when due, the unpaid balance thereof and all interest
7 accruing thereon shall be a lien on such parcel. Such lien shall be
8 superior and paramount to the interest in such parcel of any owner,
9 lessee, tenant, mortgagee or other person except the lien of
10 municipal taxes and shall be on a parity with and deemed equal to
11 the lien on such parcel of the municipality where such parcel is
12 situate for taxes thereon due in the same year and not paid when
13 due. Such lien shall not bind or affect a subsequent bona fide
14 purchaser of such parcel for a valuable consideration without actual
15 notice of such lien, unless the sewerage authority shall have filed in
16 the office of the collector or other officer of said municipality
17 charged with the duty of enforcing municipal liens on real property
18 a statement showing the amount and due date of such unpaid
19 balance and identifying such parcel, which identification may be
20 sufficiently made by reference to the assessment map of said
21 municipality. The information shown in such statement shall be
22 included in any certificate with respect to said parcel thereafter
23 made by the official of said municipality vested with the power to
24 make official certificates of searches for municipal liens. Whenever
25 such service charge and any subsequent service charge with regard
26 to such parcel and all interest accrued thereon shall have been fully
27 paid to the sewerage authority, such statement shall be promptly
28 withdrawn or cancelled by the sewerage authority.

29 (c) In the event that a service charge of any sewerage authority
30 with regard to any parcel of real property shall not be paid as and
31 when due, the sewerage authority may, in its discretion, enter upon
32 such parcel and cause the connection thereof leading directly or
33 indirectly to the sewerage system to be cut and shut off until such
34 service charge and any subsequent service charge with regard to
35 such parcel and all interest accrued thereon shall be fully paid to the
36 sewerage authority.

37 (d) In the event that a service charge of any sewerage authority
38 with regard to any parcel of real property shall not be paid as and
39 when due, the sewerage authority may, in accordance with section
40 twenty-six of this act, cause the supply of water to such parcel to be
41 stopped or restricted until such service charge and any subsequent
42 service charge with regard to such parcel and all interest accrued
43 thereon shall be fully paid to the sewerage authority. If for any
44 **[any]** reason such supply of water shall not be promptly stopped or
45 restricted as required by section twenty-six of this act, the sewerage
46 authority may itself shut off or restrict such supply and, for that
47 purpose, may enter on any lands, waters or premises of any county,
48 municipality or other person. The supply of water to such parcel

1 shall, notwithstanding the provisions of this subsection, be restored
2 or increased if the State Department of Health, upon application of
3 the local board of health or health officer of the municipality where
4 such parcel is situate, shall after public hearing find and shall
5 certify to the sewerage authority that the continuance of such
6 stopping or restriction of the supply of water endangers the health
7 of the public in such municipality.

8 (e) The collector or other officer of every municipality charged
9 by law with the duty of enforcing municipal liens on real property
10 shall enforce, with and as any other municipal lien on real property
11 in such municipality, all service charges and the lien thereof shown
12 in any statement filed with him by any sewerage authority pursuant
13 to subsection (b) of this section, and shall pay over to the sewerage
14 authority the sums or a pro rata share of the sums realized upon
15 such enforcement or upon liquidation of any property acquired by
16 the municipality by virtue of such enforcement.

17 (f) In the event that any service charge of a sewerage authority
18 shall not be paid as and when due, the unpaid balance thereof and
19 all interest accrued thereon, together with attorney's fees and costs,
20 may be recovered by the sewerage authority in a civil action, and
21 any lien on real property for such service charge and interest
22 accrued thereon may be foreclosed or otherwise enforced by the
23 sewerage authority by action or suit in equity as for the foreclosure
24 of a mortgage on such real property.

25 (g) All rights and remedies granted by this act for the collection
26 and enforcement of service charges shall be cumulative and
27 concurrent.

28 (cf: P.L.1981, c.530, s.1)

29

30 4. Section 41 of P.L.1957, c.183 (C.40:14B-41) is amended to
31 read as follows:

32 41. In the event that a service charge of any municipal authority
33 with regard to any parcel of real property shall not be paid as and
34 when due, interest shall accrue and be due to the municipal
35 authority on the unpaid balance at the rate of 1 1/2% per month
36 until such service charge, and the interest thereon, shall be fully
37 paid to the municipal authority. In the event that a payment owed
38 to a municipal authority for the sale and supply of water to a parcel
39 of real property, or for the use of a sewerage system, is not paid
40 when due, interest shall accrue, for which the consumer shall be
41 liable, on any part of the amount that is due and payable and that
42 remains unpaid for 30 days following the established payment due
43 date, as identified on the consumer's bill or other statement of water
44 or sewage service usage.

45 (cf: P.L.1981, c.530, s.2)

46

47 5. R.S.40:62-83.1 is amended to read as follows:

1 40:62-83.1. Any municipality which, pursuant to law, furnishes
2 a supply of water and sewerage service to the inhabitants of another
3 municipality, may, if prompt payment of any water or sewer rent, or
4 charges for work done or materials furnished for such services, is
5 not made by any such inhabitant when due, discontinue the service
6 so furnished to any such inhabitant in arrears until such arrears with
7 interest and penalties shall be fully paid. In the event that a
8 payment owed for water or sewer rent is not paid when due, interest
9 shall accrue, for which the consumer shall be liable, on any part of
10 the amount that is due and payable and that remains unpaid for 30
11 days following the established payment due date, as identified on
12 the consumer's bill or other statement of water or sewer service
13 usage.

14 (cf: P.L.1952, c.324, s.1)

15

16 6. R.S.40:62-107 is amended to read as follows:

17 40:62-107. The governing body of any municipality owning its
18 water and sewer systems and operating the same as one utility may
19 fix a combination water and sewer rental, and in case prompt
20 payment of **【said】** the combined rent is not made according to the
21 regulations adopted by **【said】** the governing body cause **【said】** the
22 water to be shut off from such houses, tenements, buildings or other
23 premises so supplied and not to **【turn the same】** be turned on again
24 until all arrears, with interest and penalties, shall be fully paid.
25 Interest charges, for which a consumer shall be liable under this
26 section, shall accrue on any part of the amount that is due and
27 payable for combined water and sewer rental services and that
28 remains unpaid for 30 days following the established payment due
29 date, as identified on the consumer's bill or other statement of
30 combined water and sewer service usage.

31 (cf: R.S.40:62-107)

32

33 7. R.S.40:62-107.6 is amended to read as follows:

34 40:62-107.6. a. After any municipality shall have purchased a
35 water distribution system pursuant to sections 40:62-107.4 and
36 40:62-107.5 of this title, the governing body of the municipality
37 shall be authorized to operate the water distribution system as
38 nearly as may be as a part of its own system, and any schedule of
39 rates, rents, charges and penalties which the governing body shall
40 thereafter fix shall be applicable to water users within both
41 municipalities, and in the collection of all rates, rents, charges and
42 penalties the municipality shall have all the rights and remedies that
43 may apply to private water companies supplying water to
44 municipalities of this State.

45 b. The governing body of a municipality that has purchased a
46 water distribution system shall establish a rate structure that
47 provides for uniform rates, rentals, or other service charges for
48 water supply service and fire protection systems.

1 The governing body shall not impose standby fees or charges for
2 any fire protection system to a residential customer served by a
3 water service line of two inches or less in diameter.

4 Nothing in this section shall preclude the governing body of a
5 municipality that has purchased a water distribution system from
6 requiring separate dedicated service lines for fire protection. The
7 governing body of a municipality that has purchased a water
8 distribution system may require that fire service lines be metered.
9 Nothing in this section shall alter the liability for maintenance and
10 repair of service lines which exists on the effective date of
11 P.L.2003, c.278.

12 c. In the event that a payment owed to a municipality for the
13 sale and supply of water to a consumer in the same or an adjoining
14 municipality is not paid when due, interest shall accrue, for which
15 the consumer shall be liable, on any part of the amount that is due
16 and payable and that remains unpaid for 30 days following the
17 established payment due date, as identified on the consumer's bill
18 or other statement of water usage.

19 (cf: P.L.2003, c.278, s.3)

20

21 8. R.S.40:62-141 is amended to read as follows:

22 40:62-141. The owner of any house, tenement, building or lot
23 shall be liable for the payment of the price or rent as fixed by the
24 commission for the use of water by such owner or by the occupier,
25 and for the installation, purchase price, repair and testing of any
26 water meter or water meters, water service, water services,
27 connections, appliances or parts, and renewals thereof furnished or
28 made by the commission, in, upon or connecting with such house,
29 tenement, building or lot, and the interest and penalties charged. In
30 the event that a payment owed to the commission for the sale and
31 supply of water to a house, tenement, building or lot is not paid
32 when due, interest shall accrue, for which the owner shall be liable,
33 on any part of the amount that is due and payable and that remains
34 unpaid for 30 days following the established payment due date, as
35 identified on the consumer's bill or other statement of water usage.

36 The price or rent so fixed, and the other costs, expenses, interest
37 and penalties shall be a lien upon such house, tenement, building or
38 lot until the same shall be paid and satisfied, and shall be
39 enforceable by an action at law in any competent court.

40 The commission shall notify the officers or board having charge
41 of the collection of taxes in each municipality in which the
42 commission shall supply water to any of the inhabitants of such
43 municipality, that the commission is supplying water to such
44 inhabitants, and requesting said officials or board to notify all
45 persons applying for a certificate showing municipal or other liens
46 against property in such municipality, that the applicant must apply
47 to the commission to ascertain the amount of water rents or other

1 charges due to the commission, which are by law made a lien upon
2 the premises covered by the certificate.

3 The commission may require payment in advance for the use or
4 rent of water furnished by it and for any work to be done or
5 materials to be furnished.

6 (cf: R.S.40:62-141)

7

8 9. R.S.40:62-142 is amended to read as follows:

9 40:62-142. In case prompt payment of any water rent or rents,
10 or for work done or materials furnished, is not made when due, the
11 water may be shut off from such real estate, and shall not be again
12 supplied thereto until the arrears with interest and penalties shall be
13 fully paid. Interest charges applicable to overdue water rent
14 payments shall be calculated in accordance with the provisions of
15 R.S.40:62-141.

16 (cf: R.S.40:62-142)

17

18 10. This act shall take effect on the 60th day following the date
19 of enactment.