As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 251

Senator Smith

A BILL

1	To amend section 4909.18 and to enact section	1
	4909.181 of the Revised Code to require public	2
	utilities that serve more than 250,000 Ohio	3
	residents to file a rate case application with	4
	the Public Utilities Commission at least every	5
	four years.	6

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 4909.18 be amended and section	7
4909.181 of the Revised Code be enacted to read as follows:	8
Sec. 4909.18. Any public utility desiring to establish any	9
rate, joint rate, toll, classification, charge, or rental, or to	10
modify, amend, change, increase, or reduce any existing rate,	11
joint rate, toll, classification, charge, or rental, or any	12
regulation or practice affecting the same, shall file a written	13
application with the public utilities commission. Except for	14
actions under section 4909.16 of the Revised Code, no public	15
utility may issue the notice of intent to file an application	16
pursuant to division (B) of section 4909.43 of the Revised Code	17
to increase any existing rate, joint rate, toll, classification,	18
charge, or rental, until a final order under this section has	19

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been issued by the commission on any pending prior application 20 to increase the same rate, joint rate, toll, classification, 21 charge, or rental or until two hundred seventy-five days after 22 filing such application, whichever is sooner. Such application 23 shall be verified by the president or a vice-president and the 24 secretary or treasurer of the applicant. Such application shall 2.5 contain a schedule of the existing rate, joint rate, toll, 26 classification, charge, or rental, or regulation or practice 27 affecting the same, a schedule of the modification amendment, 28 29 change, increase, or reduction sought to be established, and a statement of the facts and grounds upon which such application 30 is based. If such application proposes a new service or the use 31 of new equipment, or proposes the establishment or amendment of 32 a regulation, the application shall fully describe the new 33 service or equipment, or the regulation proposed to be 34 established or amended, and shall explain how the proposed 35 service or equipment differs from services or equipment 36 presently offered or in use, or how the regulation proposed to 37 be established or amended differs from regulations presently in 38 effect. The application shall provide such additional 39 information as the commission may require in its discretion. If 40 the commission determines that such application is not for an 41 increase in any rate, joint rate, toll, classification, charge, 42 or rental, the commission may permit the filing of the schedule 43 proposed in the application and fix the time when such schedule 44 shall take effect. If it appears to the commission that the 45 proposals in the application may be unjust or unreasonable, the 46 commission shall set the matter for hearing and shall give 47 notice of such hearing by sending written notice of the date set 48 for the hearing to the public utility and publishing notice of 49 the hearing one time in a newspaper of general circulation in 50 each county in the service area affected by the application. At 51

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such hearing, the burden of proof to show that the proposals in 52 the application are just and reasonable shall be upon the public 53 utility. After such hearing, the commission shall, where 54 practicable, issue an appropriate order within six months from 55 the date the application was filed. 56

If the commission determines that said application is for 57 an increase in any rate, joint rate, toll, classification, 58 charge, or rental there shall also, unless otherwise ordered by 59 the commission, be filed with the application in duplicate the 60 following exhibits: 61

(A) A report of its property used and useful, or, with respect to a natural gas, water-works, or sewage disposal system company, projected to be used and useful as of the date certain, in rendering the service referred to in such application, as provided in section 4909.05 of the Revised Code;

(B) A (B) (1) Except as provided in division (B) (2) of this section, a complete operating statement of its last fiscal year, showing <u>;</u>

(2) Complete operating statements of its last ten fiscal years, if the public utility serves more than two hundred fifty thousand residents of the state and, during the ten-year period prior to the effective date of the amendments to this section by this act, the public utility has not filed an application pursuant to this section;

(3) The operating statements described in divisions (B) (1)76and (2) of this section shall show in detail all its of the77public utility's receipts, revenues, and incomes from all78sources, all of its operating costs and other expenditures, and79any analysis such public utility deems applicable to the matter80

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referred to in said application; 81 (C) A statement of the income and expense anticipated 82 under the application filed; 83 (D) A statement of financial condition summarizing assets, 84 liabilities, and net worth; 85 (E) Such other information as the commission may require 86 in its discretion. 87 Sec. 4909.181. (A) As used in this section, "public 88 utility" means a public utility as defined in section 4905.02 of 89 the Revised Code that serves more than two hundred fifty 90 thousand residents of the state. 91 (B) At least every four years, each public utility shall 92 file a rate case application under section 4909.18 of the 93 Revised Code. 94 (C) (1) Except as provided in division (C) (2) of this 95 section, a public utility shall file a rate case application not 96 later than four years after the effective date of this section. 97 (2) (a) If, on the effective date of this section, a public 98 utility has a rate case pending with the public utilities 99 commission, the public utility shall file a rate case 100 application four years after the date the commission order 101 setting rates for the pending rate case becomes final. 102 103 (b) If, during the ten-year period prior to the effective date of this section, the public utility has not filed a rate 104 case application, the public utility shall file a rate case 105 application not later than six months after the effective date 106 of this section. 107

Section 2. That existing section 4909.18 of the Revised

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Code is hereby repealed.

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