STATE OF NEW YORK

7502

2023-2024 Regular Sessions

IN ASSEMBLY

May 25, 2023

Introduced by M. of A. BARRETT -- read once and referred to the Committee on Energy

AN ACT to amend the public service law, in relation to requiring certain utilities to adopt the common equity ratio and rate of return on equity authorized by the public service commission

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Legislative intent. The legislature finds and declares 2 that:

1. The increasing burden of high utility rates leaves New York residents with extreme financial difficulties. Soaring electricity rates leave one in five New York residents at risk of having their electricity cut off. Meanwhile, the long-term trend of utilities receiving record profits threatens the livelihood of millions of New Yorkers who struggle to afford utility bills.

9 2. The current process in which the public service commission (herein-10 after the "commission") and regulated utilities set rates for utility 11 bills to ratepayers has historically been inaccessible and indeciphera-12 ble to the public and often runs contrary to the stated goals of the 13 commission to ensure affordable, safe, secure, and reliable utility 14 service for New York residential and business consumers.

3. Regulated utilities are entitled to earn a fair and reasonable rate of return on their capital investments, pursuant to Supreme Court rulings in Federal Power Commission et al. v. Hope Natural Gas Co. (1944) and Bluefield Water Works and Improvement Co. v. Public Service Commission of West Virginia (1923). However, recent trends suggest that the "fair and reasonable" legal standard is not always reflected in actual utility rates for consumers. Aligning the incentives of regulated utilities and ratepayers is essential to protect the interests of all New York residents by establishing a more accurate standard for a regulated utility's right to earn a fair and reasonable rate of return.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	§ 2. The public service law is amended by adding a new section 65-c to
2	read as follows:
3	<u>§ 65-c. Setting a rate of return on equity and common equity ratio. 1.</u>
4	Definitions. For the purposes of this section, the following terms shall
5	have the following meanings:
6	(a) "Regulated utility" means an "electric corporation", "gas corpo-
7	ration", "steam corporation", or "water-works corporation" as defined in
8	section two of this chapter.
9	(b) "Generic financing methodology" means a standardized procedure for
10	determining the authorized rates of return on equity and common equity
11	ratios of utilities regulated by the commission.
12	(c) "Authorized common equity ratio" means the authorized percentage
13	of a utility's total capitalization, such as common equity, preferred
14	stock, and long-term debt, that consists of common equity, retained
15	earnings, and capital surplus.
16	(d) "Actual common equity ratio" means the actual percentage of a
17	utility's total capitalization, such as common equity, preferred stock,
	and long-term debt, that consists of common equity, retained earnings,
18 19	and capital surplus.
	(e) "Authorized rate of return on equity" also known as return on
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21	equity ("ROE") or the cost of equity capital, means the return on the
22	equity portion of the rate base that regulated utilities are authorized
23	to collect in rates.
24	(f) "Actual rate of return on equity" means a measure of financial
25	performance calculated by dividing net income by shareholders' equity.
26	(g) "Rate period" means the time period in which a regulated utility
27	collects rates that are authorized and approved by the commission.
28	(h) "Publicly available data" means published data that is openly
29	accessible via the internet, or indirectly accessible through a public
30	<u>library or similar institution.</u>
31	2. Setting the generic financing methodology; common equity ratio;
32	rate of return on equity. (a) On an annual basis, the commission shall
33	promulgate rules and regulations that:
34	(i) update the generic financing methodology such that, to the great-
35	est extent possible, all of its calculations are based upon publicly
36	<u>available data;</u>
37	(ii) set a fair and reasonable authorized common equity ratio for each
38	regulated utility and a single authorized rate of return on equity for
39	all regulated utilities, based on the generic financing methodology; and
40	(iii) reconcile the prior rate period's authorized rate of return on
41	equity to a calculation of the average monthly rate of return on equity
42	produced by the generic financing methodology for that rate period, such
43	as a "true-up mechanism". In making this determination, the commission
44	shall require that: (A) any revenues derived from an authorized rate of
45	return on equity exceeding the average monthly rate of return on equity
46	be returned to ratepayers in the form of a surcredit to their bills for
47	the following rate period; and (B) any revenues that would have been
48	derived from an average monthly rate of return on equity exceeding the
49	authorized rate of return on equity shall be recovered from ratepayers
50	in the form of a surcharge to their bills for the following rate period.
51	(b) The promulgated generic financing methodology, authorized common
52	equity ratio, authorized rate of return on equity, and the prior year's
53	average monthly rate of return on equity shall clearly state the methods
54	used to justify and explain its proposed guidance.
55	(c) The promulgated generic financing methodology, authorized common

56 equity ratio, authorized rate of return on equity, and prior rate peri-

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1	od's average monthly rate of return on equity shall be subject to tradi-
2	tional notice and comment procedures, as outlined in the state adminis-
3	trative procedure act, which shall include input from public interest
4	organizations, utility accounting experts, representatives from regu-
5	lated utilities, and other organizations and interested parties, includ-
6	ing residents of this state, as necessary.
7	(d) The final generic financing methodology, authorized common equity
8	ratio, authorized rate of return on equity, and prior rate period's
9	average monthly rate of return on equity adopted by the commission,
10	following the notice and comment period, shall give preference to the
11	best interest of the ratepayers.
12	3. Adopting the authorized common equity ratio, authorized rate of
13	return on equity and/or prior rate period's average monthly rate of
14	return on equity. Except as provided in subdivision four of this
15	section, every regulated utility shall:
16	(a) adopt the authorized common equity ratio based on the generic
17	financing methodology for the following rate period as set specifically
18	for each regulated utility by the commission;
19	(b) adopt the authorized rate of return on equity based on the generic
20	financing methodology for the following rate period; and
21	(c) adopt the surcredit/surcharge based on the prior rate period's
22	average monthly rate of return on equity, as outlined in subdivision two
23	of this section, for the following rate period.
24	4. Rebutting the authorized common equity ratio, rate of return on
25	equity, and prior rate period's average monthly rate of return on equi-
26	ty. (a) The burden of rebutting the authorized common equity ratio,
27	authorized rate of return on equity, and/or prior rate period's average
28	monthly rate of return on equity shall rest exclusively with the requ-
29	lated utility during a public hearing facilitated by the commission. In
30	order to rebut the authorized common equity ratio and/or authorized rate
31	of return on equity, the regulated utility shall first initiate a
32	request for public hearing through procedures outlined by the commis-
33	sion. Should the commission find a substantial basis for the claims
34	outlined by the regulated utility in its request, it shall publish a set
35	of dates from which a public hearing shall take place.
36	(b) During the public hearing the regulated utility shall:
37	(i) present documentary evidence, including but not limited to exhib-
38	its, written and oral testimony, and data, describing why the authorized
39	common equity ratio, authorized rate of return on equity, or prior rate
40	period's average monthly rate of return on equity is insufficient to
41	meet its current or future operating and capital needs;
42	(ii) present documentary evidence, including but not limited to exhib-
43	its, written and oral testimony, and data, describing why the authorized
44	common equity ratio, authorized rate of return on equity, or prior rate
45	period's average monthly rate of return on equity does not provide a
46	fair and reasonable return;
47	(iii) describe with sufficient detail why the authorized common equity
48	ratio, authorized rate of return on equity or prior rate period's aver-
49	age monthly rate of return on equity adopted by the commission is insuf-
50	ficient for the regulated utility to attract capital at reasonable
51	terms; and
52	(iv) describe with sufficient detail why the authorized common equity
53	ratio, authorized rate of return on equity, or prior rate period's aver-
54	age monthly rate of return on equity is insufficient for the regulated

55 <u>utility to maintain its financial integrity during the rate year.</u>

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1	(c) If the commission determines, by a preponderance of the evidence,
2	after the conclusion of the public hearing, that the regulated utility
3	has sufficiently demonstrated that the authorized common equity ratio,
4	authorized rate of return on equity, or prior rate period's average
5	monthly rate of return on equity is insufficient to meet the regulated
6	utilities' operating needs, capital needs, or both, then the commission
7	and the regulated utility shall then enter into settlement negotiations
8	through adjudication pursuant to the procedures set out under this arti-
9	<u>cle.</u>
10	5. Settlement negotiations following successful rebuttal. All settle-
11	ment negotiations shall take into consideration the following factors
12	prior to reaching a final authorized common equity ratio, authorized
13	rate of return on equity, or prior rate period's average monthly rate of
14	return on equity:
15	(a) testimonies and exhibits from expert witnesses, including those
16	from outside public interest organizations;
17	(b) how the negotiated settlement reduces delivery rates for consum-
18	ers;
19	(c) how the negotiated settlement improves equity for, minimizes
20	impacts on, and prioritizes benefits to utility rates for disadvantaged
21	communities as defined in section 75-0101 of the environmental conserva-
22	tion law;
23	(d) whether the testimony and exhibits of the regulated utility
24	reflect positions that are in the best interest of the public and
25	promote principles of equity for disadvantaged communities;
26	(e) whether the proposals of the regulated utility would result in the
27	lowest possible delivery cost to the benefit of the rate payer; and
28	(f) whether the new settlement agreement provides a just and reason-
29	able return for the regulated utility.
30	6. Reports and legislative hearing on findings between the commission
31	and regulated utilities. (a) Annually, the commission shall submit to
32	the governor and the legislature, a report outlining the findings and
33	determinations of the final authorized common equity ratio, authorized
34	rate of return on equity and/or prior rate period's average monthly rate
35	of return on equity, whether set through the procedures outlined in
36	subdivisions three and four of this section or through negotiated
37	settlements outlined in subdivision five of this section, between a
38	regulated utility and the commission during the previous year.
39	(b) Such report shall analyze and describe in clear, accessible
40	language how the final authorized common equity ratio, authorized rate
41	of return on equity, and/or prior rate period's average monthly rate of
42	return on equity has changed, reflects new circumstances, or remained
43	the same during the previous year.
44	(c) Such report shall include all monthly data used for generic
45	financing methodology calculations that is not publicly available data,
46	together with an explanation of why it was necessary to use such non-
47	public data instead of a publicly available data source.
48	(d) The annual report shall be published online on the commission's
49	website and be made publicly available.
50	§ 3. This act shall take effect one year after it shall have become a
51	law.

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