HB180*.*

1	EXTENSION OF GAS SERVICE
2	TERRITORIES
3	1998 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Thomas Hatch
6	AN ACT RELATING TO PUBLIC UTILITIES; ENACTING PROVISIONS REQUIRING THE
7	PUBLIC SERVICE COMMISSION TO APPROVE APPLICATIONS OF GAS
8	CORPORATIONS TO EXTEND THEIR SYSTEMS TO PREVIOUSLY UNSERVED
9	MUNICIPALITIES UNDER CERTAIN PRESCRIBED CIRCUMSTANCES; MAKING
10	TECHNICAL CORRECTIONS; PROVIDING A SUNSET DATE; AND PROVIDING AN
11	EFFECTIVE DATE.
12	This act affects sections of Utah Code Annotated 1953 as follows:
13	AMENDS:
14	54-3-8 , Utah Code Annotated 1953
15	54-4-8 , Utah Code Annotated 1953
16	63-55-254, as enacted by Chapter 1, Laws of Utah 1990
17	ENACTS:
18	54-3-8.1 , Utah Code Annotated 1953
19	Be it enacted by the Legislature of the state of Utah:
20	Section 1. Section 54-3-8 is amended to read:
21	54-3-8. Preferences forbidden Power of commission to determine facts.
22	(1) No public utility shall, as to rates, charges, service, facilities or in any other respect,
23	make or grant any preference or advantage to any person, or subject any person to any prejudice
24	or disadvantage. No public utility shall establish or maintain any unreasonable difference as to
25	rates, charges, service or facilities, or in any other respect, either as between localities or as
26	between classes of service.
27	(2) The commission shall have power to determine any question of fact arising under this

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1	section.
2	Section 2. Section 54-3-8.1 is enacted to read:
3	54-3-8.1. Power of commission to approve natural gas applications.
4	(1) The extension of natural gas service to municipalities without natural gas service is
5	encouraged as a means to assist in economic development and to promote the safety, health,
6	comfort, and convenience of citizens residing in these areas. Notwithstanding Sections 54-3-8 and
7	54-4-8, the commission shall approve an application of a gas corporation to extend its system to
8	previously unserved municipalities in its service territories if the application satisfies both of the
9	following requirements:
10	(a) the extension of service cannot be economically provided under existing tariff
11	provisions for extension of service; ĥ [and]
11a	(b) THE CHARGES TO CUSTOMERS IN THE EXTENSION AREAS WILL NOT BE LESS THAN
11b	THE CHARGES TO CUSTOMERS IN AREAS WHERE SERVICE HAS BEEN EXTENDED UNDER EXISTING
11c	TARIFF PROVISIONS ON A PER-CUSTOMER BASIS; AND $\hat{\mathbf{h}}$
12	$\hat{\mathbf{h}}$ [(b)] (c) $\hat{\mathbf{h}}$ any application, together with any increases that could result from previously
12a	<u>approved</u>
13	applications, does not result in an incremental increase in annual rates and charges to existing
14	customers of more than 1/5% as measured by rates in effect on July 1, 1998.
15	(2) A gas corporation may not be required to expend funds in any calendar year on
16	expansions to previously unserved areas through any combination of its tariff provisions in excess
17	of 1% of the gas corporation's net book value of gas plant in service at the beginning of the
18	<u>calendar year.</u>
19	Section 3. Section 54-4-8 is amended to read:
20	54-4-8. Improvements, extensions, repairs Regulations Apportioning costs.
21	[Whenever] (1) Except as provided under Section 54-3-8.1:
22	(a) whenever the commission shall find that additions, extensions, repairs or improvements
23	to or changes in the existing plant, equipment, apparatus, facilities or other physical property of
24	any public utility or of any two or more public utilities ought reasonably to be made, or that a new
25	structure or structures ought to be erected to promote the security or convenience of its employees
26	or the public or in any way to secure adequate service or facilities, the commission shall make and

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27	serve an order directing that such additions, extensions, repairs, improvements or changes be made
28	or such structure or structures be erected in the manner and within the time specified in [said] the
29	order[. If]; and
30	(b) if any additions, extensions, repairs, improvements or changes, or any new structure
31	or structures which the commission has ordered to be erected, require joint action by two or more

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1 public utilities, the commission shall notify the [said] public utilities that [such] the additions, 2 extensions, repairs, improvements or changes, or new structure or structures have been ordered[-,] 3 and [that the same] shall be made at their joint cost; whereupon the [said] public utilities shall have 4

[such] reasonable time as the commission may grant within which to agree upon the portion or

division of cost of [such] the additions, extensions, repairs, improvements or changes or any new

6 structure or structures which each shall bear.

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(2) If at the expiration of [such] the time [such] in Subsection (1)(b) the public utilities shall fail to file with the commission a statement that an agreement has been made for division or apportionment of the cost or expense of [such] the additions, extensions, repairs, improvements or changes, or of [such] the new structure or structures, the commission shall have authority, after further hearing, to make an order fixing the proportion of [such] the cost or expense to be borne by each public utility and the manner in which the [same] cost or expense shall be paid or secured.

- 13 Section 4. Section **63-55-254** is amended to read:
- 63-55-254. Repeal dates, Title 54. 14
- (1) Title 54, Chapter 10, the Committee of Consumer Services, is repealed July 1, 1999. 15
- (2) Section 54-3-8.1 is repealed December 31, 1999. 16
- Section 5. Effective date. 17
- If approved by two-thirds of all the members elected to each house, this act takes effect 18
- upon approval by the governor, or the day following the constitutional time limit of Utah 19
- Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto, the 20
- date of veto override. 21

Legislative Review Note as of 11-19-97 5:17 PM

A limited legal review of this bill raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Committee Note

The Public Utilities and Technology Interim Committee recommended this bill.