62nd Legislature SB0234.03

1	SENATE BILL NO. 234
2	INTRODUCED BY J. SONJU, VANCE, HALE, STEINBEISSER, GALLUS, KEANE
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4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING THE CONDITIONS UNDER WHICH A MUNICIPALITY
5	MAY PROVIDE GARBAGE AND SOLID WASTE SERVICES WHEN A PRIVATE MOTOR CARRIER IS
6	PROVIDING THE SAME OR SIMILAR SERVICE; AMENDING SECTIONS 7-2-4736 AND 7-13-4107, MCA; AND
7	PROVIDING AN IMMEDIATE EFFECTIVE DATE."
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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11	Section 1. Section 7-2-4736, MCA, is amended to read:
12	"7-2-4736. Preservation of existing garbage or solid waste service in the event of annexation. (1)
13	(11) A municipality that annexes or incorporates additional area receiving garbage and solid waste disposal service
14	by from WITHIN THE SERVICE AREA OF a motor carrier authorized by the public service commission to conduct such
15	provide that service may not provide exclusive competitive or similar garbage and solid waste disposal service
16	OR IMPOSE CHARGES OR ASSESSMENTS FOR SERVICES NOT PROVIDED to any person or business located in the
17	annexed or incorporated area until the municipality first fully compensates the private motor carrier for the
18	resulting damage to its business, including but not limited to the diminished fair market value of the business and
19	diminished value of the Class D certificate issued by the public service commission under 69-12-314. for 5 years
20	following annexation except:
21	(a) upon a proper showing to the public service commission that the existing carrier is unable or refuses
22	to provide adequate service to the annexed or incorporated area; or
23	(b) after the expiration of 5 years, if a majority of the residents of the annexed or incorporated area sign
24	a petition requesting the municipality to provide the service.
25	(2) If a proper showing is made that the existing carrier is unable or refuses to provide adequate service
26	to the annexed or incorporated area or, after the expiration of 5 years, if a majority of the residents sign a petition
27	requesting service from the municipality, the municipality may provide garbage and solid waste disposal service
28	to the entire annexed or incorporated area.
29	(3) For the purposes of determining whether an existing motor carrier provides adequate service, those
30	services provided by the carrier prior to annexation are considered adequate services. FOR 5 YEARS FOLLOWING

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1 ANNEXATION OR INCORPORATION EXCEPT UPON A PROPER SHOWING TO THE PUBLIC SERVICE COMMISSION THAT THE 2 EXISTING CARRIER IS UNABLE TO OR REFUSES TO PROVIDE ADEQUATE SERVICE TO THE ANNEXED OR INCORPORATED AREA. 3 (2) In order to provide garbage and solid waste disposal service to the annexed or incorporated 4 AREA, THE MUNICIPALITY SHALL FIRST FULLY COMPENSATE THE PRIVATE MOTOR CARRIER FOR THE RESULTING DAMAGE 5 TO ITS BUSINESS, INCLUDING BUT NOT LIMITED TO THE DIMINISHED FAIR MARKET VALUE OF THE BUSINESS AND DIMINISHED 6 VALUE OF THE CLASS D CERTIFICATE ISSUED BY THE PUBLIC SERVICE COMMISSION UNDER 69-12-314. 7 (3) FOR THE PURPOSES OF DETERMINING WHETHER AN EXISTING MOTOR CARRIER PROVIDES ADEQUATE SERVICE, 8 THOSE SERVICES PROVIDED BY THE CARRIER PRIOR TO ANNEXATION ARE CONSIDERED ADEQUATE SERVICES."

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**Section 2.** Section 7-13-4107, MCA, is amended to read:

"7-13-4107. Protection of private waste disposal service in municipality. A municipality, as of January 1, 1979, that receives garbage and solid waste disposal services from a private motor carrier authorized by the public service commission to provide that service may not, by ordinance or otherwise, elect to ELECT TO provide exclusive garbage and solid waste service unless until the municipality pays first fully compensates the private motor carrier for the resulting damage to its business, including but not limited to the diminished fair market value of the business and diminished value of the Class D certificate issued by the public service commission under 69-12-314. fair market value for the carrier's equipment or unless the municipality delays commencing the public service for a period of 5 years from the date of the decision by the municipality to provide the garbage and solid waste services. The private motor carrier must be given notice of the decision by the municipality to provide exclusive garbage and solid waste services no later than 10 days after the decision has been made by the municipality."

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NEW SECTION. Section 3. Effective date. [This act] is effective on passage and approval.

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