IF THE SEWAGE OR OTHER WASTE THAT A MANUFACTURING, COMMERCIAL, OR INDUSTRIAL PLANT OR OTHER BUILDING OR PREMISES DISCHARGES INTO A SEWERAGE SYSTEM IS, BECAUSE OF ITS CHARACTER, AN UNREASONABLE BURDEN ON THE SEWERAGE SYSTEM, THE AUTHORITY THAT OWNS, OPERATES, OR MAINTAINS THE SEWERAGE SYSTEM MAY:

- (1) IMPOSE AN ADDITIONAL CHARGE ON THE OWNER, TENANT, OR OCCUPANT OF THE PLANT, BUILDING, OR PREMISES; OR
- (2) REQUIRE THE OWNER, TENANT, OR OCCUPANT OF THE PLANT, BUILDING, OR PREMISES, BEFORE IT DISCHARGES ITS SEWAGE OR OTHER WASTE, TO TREAT THE SEWAGE OR WASTE IN A MANNER THAT THE AUTHORITY DETERMINES.

REVISOR'S NOTE: This section is new language derived without substantive change from former HE § 9-911(c).

9-948. SAME -- LIST OF WATER METER READINGS.

(A) PURPOSE OF SECTION.

AN AUTHORITY MAY USE DATA THAT A POLITICAL SUBDIVISION FURNISHES UNDER THIS SECTION TO CALCULATE THE RATES, FEES, AND CHARGES OF THE AUTHORITY FOR SEWER SERVICES TO A CONSUMER OF WATER.

(B) IN GENERAL.

BY THE 15TH DAY OF THE MONTH AFTER THE MONTH IN WHICH THE POLITICAL SUBDIVISION ISSUES WATER BILLS, AND AT THE REQUEST OF THE AUTHORITY, EACH MEMBER POLITICAL SUBDIVISION SHALL SUBMIT TO THE AUTHORITY:

- (1) A LIST OF THE WATER METER READINGS ON WHICH THE WATER BILLS WERE BASED; OR
 - (2) A STATEMENT OF THE AMOUNTS OF THE WATER BILLS.

REVISOR'S NOTE: This section is new language derived without substantive change from former HE § 9-911(d).

- 9-949. LIENS FOR FEES, RENTS, OR OTHER CHARGES.
 - (A) IN GENERAL.

AN AUTHORITY HAS A LIEN ON REAL ESTATE:

(1) FOR:

(I) THE AMOUNT OF ANY FEE, RENT, OR CHARGE, INCLUDING A TAPPING FEE, IMPOSED ON AN OWNER, TENANT, OR OCCUPANT OF THE REAL ESTATE FOR THE USE AND SERVICES OF A PROJECT OF THE AUTHORITY; AND