

General Assembly

Substitute Bill No. 6777

January Session, 2025

AN ACT CONCERNING WATER UTILITY SYSTEMS AND WATER QUALITY AND TREATMENT SURCHARGES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective July 1, 2025*) (a) As used in this section:

2 (1) "Authority" means the Public Utilities Regulatory Authority;

3 (2) "Eligible project" means a water company project, whether 4 completed in a single year or a multiyear project, that (A) the authority 5 determines is a major addition, upgrade, improvement or replacement of a critical element of water infrastructure necessary to meet state or 6 7 federal drinking water regulations adopted or amended after December 8 16, 2021, (B) has not been authorized by the authority for inclusion in a 9 water company's rate base, and (C) is not subject to the provisions of 10 section 16-262w of the general statutes;

(3) "Perfluoroalkyl and polyfluoroalkyl substances" or "PFAS" has the
same meaning as provided in section 22a-255h of the general statutes;
and

(4) "Water company" has the same meaning as provided in section 16-1 of the general statutes.

(b) Upon the filing of a request for approval by a water company
pursuant to subsection (c) of this section, the authority may authorize
such water company to recover, on an annual basis, expenses incurred

19 to date for any water company project determined to be an eligible 20 project. Notwithstanding the provisions of section 16-19 of the general 21 statutes, the water company may charge such costs as a water quality 22 and treatment surcharge in addition to such water company's existing 23 authorized rates and charges at the time of filing such request with the 24 authority.

25 (c) (1) Any water company seeking to impose a water quality and 26 treatment surcharge pursuant to this section shall file a request for 27 approval of such surcharge with the authority containing a water 28 quality and treatment assessment report. Such report shall identify any 29 proposed eligible project planned for completion by the water company 30 not later than five years from the date of such filing that meets the 31 requirements for an eligible project and adheres to the criteria set forth 32 in subdivision (2) of this subsection.

33 (2) Criteria for any such project shall include, but not be limited to, 34 (A) compliance with applicable state or federal drinking water quality 35 standards or other standards met by such project; (B) the nature and 36 extent of water treatment required to meet such water quality standards; 37 and (C) water source development, system consolidation, treatment or 38 other acceptable means necessary to comply with action levels 39 determined by the Commissioner of Public Health or applicable state or 40 federal water quality standards for PFAS, lead or other contaminants.

41 (d) The authority shall approve a water company's request for 42 approval filed pursuant to subsection (c) of this section and such 43 company's water quality and treatment assessment report upon a 44 determination that such company has demonstrated (1) the 45 infrastructure projects considered for renewal or replacement are 46 eligible projects; (2) the projects considered for addition, upgrade, 47 improvement or replacement provide public health benefits by 48 improving water quality for customers; and (3) the projects adhere to 49 the criteria specified in subsection (c) of this section for determining 50 priority for eligible projects. The authority may hold a hearing to solicit 51 input on a water company's water quality and treatment assessment

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report, provided the authority's decision on the assessment is made not
later than one hundred eighty days after the company files the water
quality and treatment assessment report with the authority.

55 (e) (1) Such water quality and treatment surcharge shall be calculated 56 as a percentage based on the actual cost of an eligible project as 57 authorized by the authority multiplied by the applicable rate of return 58 as approved in the water company's most recent general rate case 59 proceeding, plus associated income tax, depreciation and property tax 60 expenses related to eligible projects and any reconciliation adjustment 61 calculated pursuant to subsection (h) of this section as a percentage of 62 the retail water revenues approved in the water company's most recent 63 general rate case proceeding pursuant to section 16-19 or 16-19a of the 64 general statutes.

(2) Any such water company may apply the water quality and
treatment surcharge approved by the authority for an eligible project as
a charge on customer bills at intervals of not less than twelve months,
commencing on either January first, April first, July first or October first
in any year.

70 (f) (1) No proposed water quality and treatment surcharge shall 71 become effective unless the authority has approved (A) the water 72 quality and treatment assessment report concerning such proposed 73 surcharge pursuant to subsection (d) of this section, and (B) the amount 74 of such surcharge in an administrative proceeding. The administrative 75 proceeding shall be completed and a decision shall be rendered by the 76 authority not later than sixty days after a water company files an 77 application to approve such surcharge.

(2) In connection with such administrative proceeding, the water
company shall provide the authority with an updated water quality and
treatment assessment report along with its filing for a water quality and
treatment surcharge that details any significant changes in the extent of
capital spending on water quality projects planned to be completed
within the ten years following the date of such filing. The water

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company shall also provide a detailed capital spending plan to the
authority for each such eligible project for the three years following the
date of such filing.

87 (3) The authority shall receive and consider comments of interested 88 persons and members of the public at the administrative proceeding, 89 which shall not be considered a contested case for purposes of chapter 90 54 of the general statutes, this section or any provision of the regulations 91 of Connecticut state agencies. Any approval or denial of the authority 92 pursuant to this subsection shall not be deemed an order, authorization 93 or decision of the authority for purposes of section 16-35 of the general 94 statutes.

95 (g) The amount of any such water quality and treatment surcharge 96 charged between general rate case filings shall not exceed fifteen per 97 cent of the water company's annual retail water revenues approved in 98 its most recent rate filing, and shall not exceed seven and one-half per 99 cent of such revenues for any twelve-month period. The amount of the 100 adjustment for any eligible project shall be included in new base rates and the surcharge shall be reset to zero as of the effective date of new 101 102 base rates approved pursuant to section 16-19 or 16-19a of the general 103 statutes. Following the reset of the surcharge in a general rate case, the 104 company may continue to collect through the surcharge costs incurred 105 for any eligible project, including additional costs in multivear projects. 106 If, after any adjustments pursuant to section 16-262y of the general 107 statutes are made, the company exceeds the allowable rate of return for 108 the rolling twelve-month period ending with the two most recent 109 consecutive financial quarters, the authority shall allocate any excessive 110 return in accordance with any earnings sharing mechanism applicable 111 to the company's base rate revenues.

(h) On or before February twenty-eighth of each year, any such water company shall submit to the authority an annual reconciliation report for any water quality and treatment surcharge applied to customer rates through December thirty-first of the previous calendar year. Such reconciliation report shall identify the costs incurred on any eligible

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117 project, demonstrate that the water quality and treatment surcharge is 118 limited to eligible projects and include any other information required 119 by the authority. In addition, the reconciliation report shall compare the 120 water quality and treatment surcharge revenues actually collected to the 121 authorized water quality and treatment revenue applicable 122 requirement. If, upon completion of the review of the annual 123 reconciliation report the authority determines that such water company 124 overcollected or undercollected a water quality and treatment 125 surcharge, the difference between the revenues actually collected and 126 the applicable authorized water quality and treatment surcharge 127 revenue requirement shall be recovered or refunded, as appropriate, as 128 a reconciliation adjustment over a one-year period commencing on 129 April first. Any such water company shall refund its customers with 130 carrying costs calculated at the water company's authorized overall rate 131 of return, as determined in its most recent general rate proceeding, for 132 any such overcollection. No such water company shall recover any 133 carrying costs for any undercollection.

(i) Each water company shall notify customers through a bill insert or
other direct communication when a water quality and treatment
surcharge is first applied. Such water quality and treatment surcharge
shall appear as a separate item on customer bills.

This act shall take effect as follows and shall amend the following
sections:Section 1July 1, 2025New section

ET Joint Favorable Subst.

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APP Joint Favorable