

General Assembly

January Session, 2025

Raised Bill No. 6977

LCO No. **4653**

Referred to Committee on PUBLIC HEALTH

Introduced by: (PH)

AN ACT CONCERNING THE DEPARTMENT OF PUBLIC HEALTH'S RECOMMENDATIONS REGARDING DRINKING WATER.

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

Section 1. Subsection (e) of section 19a-88 of the general statutes is
 repealed and the following is substituted in lieu thereof (*Effective from passage*):

4 (e) (1) Each person holding a license or certificate issued under 5 section 19a-514, 20-65k, 20-74s, 20-185k, 20-185l, 20-195cc or 20-206ll and 6 chapters 370 to 373, inclusive, 375, 378 to 381a, inclusive, 383 to 383c, 7 inclusive, 383g, 384, 384a, 384b, 385, 393a, 395, 399 or 400a and section 8 20-206n or 20-2060 shall, annually, or, in the case of a person holding a 9 license as a marital and family therapist associate under section 20-195c 10 on or before twenty-four months after the date of initial licensure, 11 during the month of such person's birth, apply for renewal of such 12 license or certificate to the Department of Public Health, giving such 13 person's name in full, such person's residence and business address and 14 such other information as the department requests.

^{15 (2)} Each person holding a license or certificate issued under section

19a-514, and chapters 384a, 384c, 384d, 386, 387, 388 and 398 shall apply
for renewal of such license or certificate once every two years, during
the month of such person's birth, giving such person's name in full, such
person's residence and business address and such other information as
the department requests.

(3) Each person holding a certificate issued under section 20-195ttt
shall apply for renewal of such certificate once every three years, during
the month of such person's birth, giving such person's name in full, such
person's residence and business address and such other information as
the department requests.

26 (4) Each person holding a license or certificate issued pursuant to 27 chapter 400c shall, annually, during the month of such person's birth, 28 apply for renewal of such license or certificate to the department. Each 29 lead training provider certified pursuant to chapter 400c and each 30 asbestos training provider certified pursuant to chapter 400a shall, 31 annually, during the anniversary month of such training provider's 32 initial certification, apply for renewal of such certificate to the 33 department.

(5) Each entity holding a license issued pursuant to section 20-475
shall, annually, during the anniversary month of initial licensure, apply
for renewal of such license or certificate to the department.

(6) Each person holding a license issued pursuant to section 20-162bb
shall, annually, during the month of such person's birth, apply for
renewal of such license to the Department of Public Health, upon
payment of a fee of three hundred twenty dollars, giving such person's
name in full, such person's residence and business address and such
other information as the department requests.

43 (7) Each person holding a license issued pursuant to section 20-278h
44 shall, once every two years during the anniversary month of initial
45 licensure, apply for renewal of such license to the department.

Sec. 2. Subsection (a) of section 19a-35a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

49 (a) Notwithstanding the provisions of chapter 439 and sections 22a-50 430, as amended by this act, and 22a-430b, the Commissioner of Public 51 Health shall [, within available appropriations, pursuant to section 19a-52 36,] adopt regulations, in accordance with the provisions of chapter 54, 53 that establish and define categories of discharge that constitute 54 alternative on-site sewage treatment systems with capacities of [five] ten 55 thousand gallons or less per day. After the establishment of such 56 categories, said commissioner shall have jurisdiction, within available 57 appropriations, to issue or deny permits and approvals for such systems 58 and for all discharges of domestic sewage to the groundwaters of the 59 state from such systems. Said commissioner shall [, pursuant to section 60 19a-36, and within available appropriations,] adopt regulations, in 61 accordance with the provisions of chapter 54, that establish minimum 62 requirements for alternative on-site sewage treatment systems under 63 said commissioner's jurisdiction, including, but not limited to: (1) 64 Requirements related to activities that may occur on the property; (2) 65 changes that may occur to the property or to buildings on the property 66 that may affect the installation or operation of such systems; and (3) 67 procedures for the issuance of permits or approvals by said 68 commissioner, a local director of health or an environmental health 69 specialist licensed pursuant to chapter 395. The commissioner may issue 70 and update technical standards applicable to the design, installation, 71 engineering and operation of alternative on-site sewage disposal 72 systems. Such technical standards shall not be considered regulations, 73 as defined in section 4-166. The commissioner may implement policies 74 and procedures necessary to implement the provisions of this 75 subsection while in the process of adopting such policies and 76 procedures as regulations, provided notice of intent to adopt 77 regulations is published on the eRegulations System not later than 78 twenty days after the date of implementation of such policies and

79 procedures. Policies and procedures implemented pursuant to this 80 subsection shall be valid until the time final regulations are adopted in 81 accordance with the provisions of chapter 54. A permit or approval 82 granted by said commissioner, such local director of health or such 83 environmental health specialist for an alternative on-site sewage 84 treatment system pursuant to this section shall: (A) Not be inconsistent 85 with the requirements of the federal Water Pollution Control Act, 33 86 USC 1251 et seq., the federal Safe Drinking Water Act, 42 USC 300f et 87 seq., and the standards of water quality adopted pursuant to section 88 22a-426, as such laws and standards may be amended from time to time, 89 (B) not be construed or deemed to be an approval for any other purpose, 90 including, but not limited to, any planning and zoning or municipal 91 inland wetlands and watercourses requirement, and (C) be in lieu of a 92 permit issued under section 22a-430, as amended by this act, or 22a-93 430b. For purposes of this section, "alternative on-site sewage treatment 94 system" means a sewage treatment system serving one or more 95 buildings on a single parcel of property that utilizes a method of 96 treatment other than a subsurface sewage disposal system and that 97 involves a discharge of domestic sewage to the groundwaters of the 98 state.

Sec. 3. Subsection (g) of section 22a-430 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective July 1*,
2025):

102 (g) The commissioner shall, by regulation adopted prior to October 1, 103 1977, establish and define categories of discharges that constitute 104 household and small commercial subsurface sewage disposal systems 105 for which the commissioner shall delegate to the Commissioner of 106 Public Health the authority to issue permits or approvals and to hold 107 public hearings in accordance with this section, on and after said date. 108 Not later than July 1, 2025, the commissioner shall amend such 109 regulations to establish and define categories of discharges that 110 constitute small community sewerage systems and household and small 111 commercial subsurface sewage disposal systems. The Commissioner of 112 Public Health shall [, pursuant to section 19a-36,] adopt regulations, in 113 accordance with the provisions of chapter 54, to establish minimum requirements for small community sewerage systems and household 114 115 and small commercial subsurface sewage disposal systems and 116 procedures for the issuance of such permits or approvals by the local 117 director of health or an environmental health specialist registered 118 pursuant to chapter 395. The commissioner shall issue and update 119 technical standards applicable to the design, installation, engineering 120 and operation of on-site sewage disposal systems under the jurisdiction 121 of the Department of Public Health. Such technical standards shall not 122 be considered regulations, as defined in section 4-166. The 123 commissioner may implement policies and procedures necessary to 124 implement the provisions of this subsection while in the process of 125 adopting such policies and procedures as regulations, provided notice 126 of intent to adopt regulations is published on the eRegulations System 127 not later than twenty days after the date of implementation of such policies and procedures. Policies and procedures implemented 128 129 pursuant to this subsection shall be valid until the time final regulations 130 are adopted in accordance with the provisions of chapter 54. As used in 131 this subsection, small community sewerage systems and household and 132 small commercial disposal systems shall include those subsurface 133 sewage disposal systems with a capacity of ten thousand gallons per 134 day or less. Notwithstanding any provision of the general statutes (1) the regulations adopted by the commissioner pursuant to this 135 136 subsection that are in effect as of July 1, 2017, shall apply to household 137 and small commercial subsurface sewage disposal systems with a 138 capacity of seven thousand five hundred gallons per day or less, and (2) 139 the regulations adopted by the commissioner pursuant to this 140 subsection that are in effect as of July 1, 2025, shall apply to small 141 community sewerage systems, household systems and small 142 commercial subsurface sewerage disposal systems with a capacity of ten 143 thousand gallons per day or less. Any permit denied by the 144 Commissioner of Public Health, or a director of health or registered 145 environmental health specialist shall be subject to hearing and appeal in the manner provided in section 19a-229. Any permit granted by the
Commissioner of Public Health, or a director of health or registered
environmental health specialist on or after October 1, 1977, shall be
deemed equivalent to a permit issued under subsection (b) of this
section.

151 Sec. 4. Subsection (b) of section 25-33 of the general statutes is 152 repealed and the following is substituted in lieu thereof (*Effective from* 153 *passage*):

154 (b) [No system of water supply owned or used by a water company 155 shall be constructed or expanded or a new additional source of water 156 supply utilized until the plans therefor have been submitted to and 157 reviewed and approved by the department, except that no such prior 158 review or approval is required for distribution water main installations 159 that are constructed in accordance with sound engineering standards 160 and all applicable laws and regulations. A plan for any proposed new 161 source of water supply submitted to the department pursuant to this 162 subsection shall include documentation that provides for: (1) A brief 163 description of potential effects that the proposed new source of water 164 supply may have on nearby water supply systems including public and 165 private wells; and (2) the water company's ownership or control of the 166 proposed new source of water supply's sanitary radius and minimum 167 setback requirements as specified in the regulations of Connecticut state 168 agencies and that such ownership or control shall continue to be 169 maintained as specified in such regulations.] No public water system, as 170 defined in section 25-33d, or individual, partnership, association, 171 corporation, municipality or other entity or lessee of a public water 172 system shall construct, expand or utilize any system that provides water 173 for drinking from a water supply source, as defined in section 25-32, 174 except a private well, as defined in section 19a-37, unless approved by 175 the department in accordance with the provisions of this subsection and upon a showing that the public water system shall comply with all the 176 applicable requirements of this chapter and the regulations of 177 178 Connecticut state agencies. Before granting approval to construct, 179 expand or utilize any such system, the department shall require an 180 applicant to submit to the department for approval a plan of such public water system that includes, but need not be limited to, the location of 181 the system, the location of any disposal system or other source of 182 183 pollution on the property on which such system is located and the 184 proposed sanitary radius as set forth in the regulations of Connecticut state agencies, any potential effects such system may have on any 185 nearby water supply sources and documentation demonstrating an 186 applicant's ownership or control of such system and the proposed 187 188 sanitary radius. If the department determines, based upon investigation, 189 inspection or documentation provided, [that the water company] an 190 applicant does not own or control the proposed [new source of water 191 supply's] sanitary radius of the well, [or minimum setback requirements as specified in the regulations of Connecticut state agencies,] the 192 193 department shall require the [water company proposing a new source 194 of water supply] applicant to [supply] submit additional documentation 195 to the department that adequately demonstrates the alternative 196 methods that will be utilized to [assure] ensure the proposed [new 197 source of water supply's] water supply source's long-term purity and 198 adequacy. In reviewing any plan [for a proposed new source of water supply] or application, the department [shall consider the issues 199 200 specified in this subsection] may conduct an investigation and inspection for compliance with the provisions of this subsection and any 201 202 regulations adopted pursuant to this subsection. A proposed public 203 water system approved pursuant to this subsection shall be used, 204 constructed or expanded in accordance with the approval issued by the 205 department unless the department has issued prior written approval of 206 any changes. The Commissioner of Public Health may adopt regulations, in accordance with the provisions of chapter 54, to carry out 207 the provisions of this subsection and subsection (c) of this section. Such 208 209 regulations shall include (1) procedures and requirements for granting 210 approval for the construction, expansion or utilization of a public water 211 system, (2) requirements for the content and procedures for submitting applications pursuant to the provisions of this subsection, (3) 212

213 department inspections prior to and after an application is submitted or 214 approved, (4) water quality testing, monitoring and treatment methods to ensure the purity and adequacy of drinking water, (5) requirements 215 for construction of the public water system, (6) location restrictions of a 216 217 public water system and minimum setback requirements for disposal 218 sources or other sources of pollution, and (7) any other requirements 219 necessary to ensure the purity and adequacy of the drinking water of 220 the proposed public water system. No approval shall be required for 221 distribution water main installations that are constructed in accordance 222 with sound engineering standards and all applicable laws and 223 regulations. For purposes of this subsection and subsection (c) of this 224 section, "distribution water main installations" means installations, 225 extensions, replacements or repairs of public water supply system 226 mains from which water is or will be delivered to one or more service 227 connections and which do not require construction or expansion of 228 pumping stations, storage facilities, treatment facilities or sources of 229 supply. Notwithstanding the provisions of this subsection, the 230 department may approve any location of a replacement public well, if 231 such replacement public well is (A) necessary for the water company to 232 maintain and provide to its consumers a safe and adequate water 233 supply, (B) located in an aquifer of adequate water quality determined 234 by historical water quality data from the source of water supply it is 235 replacing, and (C) in a more protected location when compared to the 236 source of water supply it is replacing, as determined by the department. 237 For purposes of this subsection, "replacement public well" means a 238 public well that (i) replaces an existing public well, and (ii) does not 239 meet the sanitary radius and minimum setback requirements as 240 specified in the regulations of Connecticut state agencies.

This act shall take effect as follows and shall amend the following sections:				
Section 1	from passage	19a-88(e)		
Sec. 2	July 1, 2025	19a-35a(a)		
Sec. 3	July 1, 2025	22a-430(g)		

Sec. 4	from passage	25-33(b)	

Statement of Purpose:

To implement the recommendations of the Department of Public Health regarding drinking water, including (1) providing for biennial license renewal for bulk water haulers, (2) allowing the department to adopt policies and procedures while in the process of adopting regulations concerning subsurface sewage disposal systems with a ten thousand gallon capacity, and (3) revising certain application requirements relating to the construction, expansion or utilization of new water supply sources.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]