## The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act Relative to Water Company Infrastructure Projects..

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:* 

1	SECTION 1. Chapter 25 of the General Laws, as appearing in the 2006 Official Edition,
2	is hereby amended by inserting after Section 10B, the following new section:
3	Section 10C. (a) For purposes of this section the following terms shall have the following
4	meanings:
5	"Eligible projects" means those water company plant projects not previously included in
6	the water company's rate base in its most recent general rate case and that are intended to
7	improve or protect the quality and reliability of service to customers, including (A) renewal or
8	replacement of existing infrastructure, including mains, valves, services, meters and hydrants
9	that have either reached the end of their useful life, are worn out, are in deteriorated condition,
10	are or will be contributing to unacceptable levels of unaccounted for water, or are negatively
11	impacting water quality or reliability of service if not replaced; (B) main cleaning and relining
12	projects; (C) relocation of facilities as a result of government actions, the capital costs of which
13	are not otherwise eligible for reimbursement; and (D) purchase of leak detection equipment or
14	installation of production meters, and pressure reducing valves.

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"Department" means the Department of Public Utilities.

16	"Infrastructure assessment report" means a report filed by a water company with the
17	department that identifies water system infrastructure needs and the company's criteria for
18	determining the priority for eligible projects related to infrastructure.
19	"Pretax return" means the revenue necessary, after deduction of depreciation and property
20	taxes, to produce net operating income equal to the water company's weighted cost of capital as
21	approved by the department in the company's most recent general rate case multiplied by the new
22	original cost of eligible projects.
23	"Reconciliation adjustment" means the difference between revenues actually collected
24	through the water infrastructure and conservation adjustment and the amount allowed under the
25	WICA for that period for the eligible projects. The amount of revenues over collected or under
26	collected through the adjustment will be recovered or refunded, as appropriate, as a
27	reconciliation adjustment over a one-year period commencing on April first.
28	"Water company" means a water company, as defined in Chapter 165, Section 1 of
29	Massachusetts General Laws, that has filed for approval an individual infrastructure assessment
30	report to support a request for a WICA adjustment.
31	"Water Infrastructure and Conservation Adjustment (WICA)" means an adjustment
32	applied as a charge or credit to a water company customers' rates to recover the WICA costs of
33	eligible projects.
34	"WICA costs" means the depreciation and property tax expenses and associated return on
35	completed eligible projects.

36 "WICA revenues" means the revenues provided through a water infrastructure and37 conservation adjustment for eligible projects.

38 (b) The Department of Public Utilities may authorize a water company to use a rate 39 adjustment mechanism, such as a water infrastructure and conservation adjustment (WICA), for 40 eligible projects completed and in service for the benefit of the customers. A water company may 41 only charge customers such an adjustment to the extent allowed by the department based on a 42 water company's infrastructure assessment report, as approved by the department and upon 43 semiannual filings by the company which reflect plant additions consistent with such report. The 44 department, in consultation with the Attorney General, shall conduct the proceeding in 45 accordance with the provisions of Chapter 164, Section 94 of the Massachusetts General Laws.

46 (c) On or before ninety days after the effective date of this section, the department shall 47 initiate a generic docket on what shall be included in a water company's infrastructure 48 assessment report and annual reconciliation reports and the criteria for determining priority of 49 eligible projects. The department shall provide public notice with a deadline for interested parties 50 to submit recommendations on the report contents and criteria. The department may hold a 51 hearing on the generic docket but shall issue a decision on the docket not later than one hundred 52 eighty days after the deadline for interested parties to submit their recommendations on the 53 report contents and criteria.

(d) The water company shall file their individual infrastructure assessment report with the
 department and such report shall identify the water system infrastructure needs and a water
 company's criteria for determining priority for eligible projects related to infrastructure.

57 The department shall address such criteria in its docket initiated pursuant to subsection 58 (b) of this section. Criteria may include, but shall not be limited to, (1) age, material or condition 59 of the facilities; (2) extent and frequency of main breaks or interruption of service; (3) adequacy 60 of pressure; (4) head loss; (5) availability of fire flows; and (6) the potential of such projects to 61 improve system integrity and reliability.

62 (e) The department shall approve a water company's individual infrastructure assessment 63 report upon determining that the company has demonstrated through generally accepted 64 engineering practices (1) the infrastructure projects considered for renewal or replacement are 65 eligible projects; (2) such projects will benefit customers by improving water quality, system 66 integrity or service reliability; (3) they adhere to the criteria established for determining priority 67 for infrastructure projects; and (4) there is a sufficient level of investment in infrastructure. The 68 department may hold a hearing to solicit input on a water company's individual infrastructure 69 assessment report provided a decision on the assessment is made not later than one hundred 70 eighty days after filing. Any such report not approved, rejected or modified by the department 71 within such one-hundred-eighty-day period shall be deemed to have been approved.

(f) Upon department approval of a water company's individual infrastructure assessment report, the water company may charge the WICA for eligible projects in addition to such water company's existing rate schedule pursuant to subsection (g) of this section and the procedures and customer notification requirements in subsections (h) and (i) of this section.

(g) The WICA adjustment shall be calculated as a percentage, based on the original cost
of completed eligible projects multiplied by the applicable rate of return, plus associated
depreciation and property tax expenses related to eligible projects and any reconciliation

adjustment calculated pursuant to subsection (k) of this section as a percentage of the retail water
revenues approved in its most recent rate filing for the regulated activities of said water
company.

82 (h) A water company may impose the WICA adjustment for eligible projects as a charge 83 or credit on customers' bills at intervals of not less than six months, commencing on either 84 January first, April first, July first or October first in any year. No proposed WICA charge or 85 credit shall become effective until the Department of Public Utilities has approved such charges or credits pursuant to an administrative proceeding. The department may receive and consider 86 87 comments of interested persons and members of the public at such a proceeding, which shall be 88 an adjudicatory proceeding for purposes of Title 3 of the Massachusetts General Laws, this 89 section or any regulation adopted hereunder. Such administrative proceeding shall be completed 90 not later than thirty days after the filing of an application by a water company or within a time 91 period as otherwise established in the generic docket conducted pursuant to subsection (c) of this 92 section. Any approval or denial of the department pursuant to this subsection shall not be deemed 93 an order, ruling or final decision of the department for purposes of MGL Chapter 25, Section 5. 94 The approval or denial of the department pursuant to this subsection shall not be the basis of a 95 complaint brought pursuant to MGL Chapter 164, Section 93.

Notwithstanding the provisions of this section, if the department has not rendered an approval or denial concerning any such application within the established timeframe, the proposed charges or credits shall become effective at the option of the company pending the department's finding with respect to such charges, provided the company will refund its customers any such amounts collected from them in excess of the charges approved by the department in its finding.

(i) Water companies shall notify customers through a bill insert or other direct
communications when the adjustment is first applied and the WICA charge or credit shall appear
as a separate item on customers' bills.

(j) The amount of the WICA applied between general rate case filings shall not exceed
seven and one-half per cent of the water company's annual retail water revenues approved in its
most recent rate filing, and shall not exceed five per cent of such revenues for any twelve-month
period. The amount of the adjustment shall be reset to zero as of the effective date of new base
rates approved pursuant to MGL Chapter 164, Section 94 and shall be reset to zero if the
company exceeds the allowable rate of return by more than one hundred basis points for any
calendar year.

112 (k) On or before February twenty-eighth of each year, a water company shall submit to 113 the department an annual reconciliation report for any WICA charges applied to customers' rates 114 through December thirty-first of the previous calendar year. Such reconciliation report shall 115 identify those projects that have been completed, demonstrate that the WICA charges are limited 116 to eligible projects that are in service and used and useful as of the end of the calendar year, and 117 include any other information required as a result of the generic docket conducted pursuant to 118 subsection (b) of this section. The company shall indicate in its report any significant changes in 119 the extent of infrastructure spending, the priorities for determining eligible projects or the criteria 120 established in the infrastructure assessment report.

121 In addition, the reconciliation report shall compare the WICA revenues actually collected 122 to the allowed amount of the adjustment. If upon completion of the review of the annual 123 reconciliation report the department determines that a water company over collected or under

- 124 collected the WICA adjustment, the difference between the revenue and costs for eligible
- 125 projects will be recovered or refunded, as appropriate, as a reconciliation adjustment over a one-
- 126 year period commencing on April first. The company shall refund the customers with interest for
- 127 any over collection but shall not be eligible for interest for any under collection.
- 128 SECTION 2. This act shall take effect upon its passage