STATE OF NEW YORK

7279

2021-2022 Regular Sessions

IN ASSEMBLY

April 30, 2021

Introduced by M. of A. LAVINE, GRIFFIN, SOLAGES -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public authorities law, in relation to establishing the North and South Shore water authority; and to cap the rate a water-works corporation may increase its rates and charges

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Legislative findings. The legislature hereby finds that the 1 groundwater supply system presently operated by a private utility in the 2 3 northwest portion of the Nassau county servicing the residents of the 4 village of Sea Cliff, and portions of the village of Old Brookville, 5 village of Roslyn Harbor, and residents in the unincorporated hamlets of Glenwood Landing, Glen Head and the city of Glen Cove, is fragile and 6 7 subject to episodic deficiencies of varying magnitude including service 8 disruptions and drastic price variations to residents serviced by the 9 existing private water company. The groundwater supply requires better 10 management of its entire reserve both within and outside the water util-11 ity supply area as well as long range planning to provide protection of 12 important watershed areas, water conservation, and prevention from contamination and salt water intrusion. Since the potable water for the 13 14 northern portion of the North Shore peninsula is derived from an aquifer 15 which is the sole source of water for all of Long Island, the issues of contamination and conservation are of statewide concern. The problems of 16 17 salt water intrusion facing the North Shore peninsula, face many other peninsulas on Long Island and many of the barrier islands. It is hoped 18 that the authority created by this act will not only protect, preserve 19 20 and enhance the quality and quantity of the water within its supply 21 area, but that it will also serve as a model and as a leader in foster-22 ing cooperation with other water suppliers to better manage, conserve 23 and protect the groundwater within and outside its supply area.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD03780-12-1

1	§ 2. Article 5 of the public authorities law is amended by adding a
2	new title 5-A to read as follows:
3	TITLE 5-A
4	NORTH AND SOUTH SHORE WATER AUTHORITY
5	Section 1114-a. Short title.
6	1114-b. Definitions.
7	<u>1114-c. Water authority of North and South Shore district.</u>
8	1114-d. Water authority of North and South Shore district.
9	1114-e. Powers of the authority.
10	1114-f. Transfer of officers and employees.
11	1114-g. Bonds of the authority.
12	1114-h. Remedies of bondholders.
13	1114-i. State and municipalities not liable on authority bonds.
14	1114-j. Moneys of the authority.
15	1114-k. Bonds; legal investments for fiduciaries.
16	1114-1. Agreement with the state.
17	1114-m. Exemption from taxes, assessments and certain fees;
18	payments in lieu of taxes.
19	1114-n. Actions against the authority.
20	1114-o. Conflicts of interest of members of the board of direc-
21	tors and officers and employees of the authority.
22	1114-p. Construction and purchase contracts.
23	1114-g. Separability clause.
24	1114-r. Effect of inconsistent provisions.
25	1114-s. Acquisition by eminent domain.
26	§ 1114-a. Short title. This title may be cited as the "Water Authority
27	of North and South Shore Act".
28	§ 1114-b. Definitions. As used or referred to in this title, unless a
20	
29	<u>different meaning clearly appears from the context:</u>
29 30	<u>1. "Authority" shall mean the corporation created by section eleven</u>
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 be moved or relocated, the cost of all systems, facilities, machinal apparatus and equipment, financing charges and bond discount, interaction of the extent not paid or provided for from revenues or other source the cost of engineering and architectural surveys, plans and species 	nery,
3 to the extent not paid or provided for from revenues or other sour 4 the cost of engineering and architectural surveys, plans and specie	
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5 tions, bond insurance, bond credit enhancement arrangements,	other
6 expenses necessary or incidental to the construction of such project	t and
7 the financing of the construction thereof, including the cost of	
8 and financial advices and credit arrangements with banks or other f.	
9 cial institutions, the amount authorized in the resolution of	
10 <u>authority providing for the issuance of bonds to be paid inte</u>	
11 reserve or special fund from the proceeds of such bonds and the fin	
12 ing of the placing of any project in operation, including the reimb	
13 <u>ment to any municipality, state agency, the state, the United S</u>	
14 government, or any other person for expenditures made by them that	would
15 <u>be costs of the project hereunder, notwithstanding the fact that</u>	such
16 expenditures may have been incurred prior to the effective date of	this
17 <u>title.</u>	
18 10. "County" shall mean the county of Nassau.	
19 11. "Distribution system" shall mean the water facility or facil.	ities
20 <u>employed to deliver water from a transmission facility, or where</u>	
21 is no transmission facility, from a supply facility, to the ult	
23 <u>12. "District" shall mean the water authority of North Shore vertice</u>	
district created by section eleven hundred fourteen-c of this title	•
25 <u>13. "Governing body" shall mean:</u>	
26 (a) in the case of a city, county, town or village or district co	
27 ration, the finance board as such term is defined in the local fine	nance
28 <u>law; or</u>	
29 (b) in the case of a public benefit corporation, the members there	eof.
30 <u>14. "Members" shall mean the members of the board of directors.</u>	
15. "Municipality" shall mean any city, county, town, village or	
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31 <u>15. "Municipality" shall mean any city, county, town, village or start or town acting on behalf of an improvement district.</u> 33 <u>16. "Real property" shall mean lands, structures, franchises and is</u>	<u>coun-</u>
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1	well as any other income derived from the operation of the water facili-
2	ty of the authority.
3	22. "Transmission facility" shall mean a water facility used to carry
4	water from a supply facility to a distribution system.
5	23. "Treasurer" shall mean the treasurer of the authority.
6	24. "Water facility" or "water facilities" shall mean any plants,
7	structures and other real and personal property acquired, rehabilitated
8	or constructed for the purpose of supplying, transmitting, distributing
9	or treating water, including but not limited to surface or groundwater
10	reservoirs, basins, dams, canals, aqueducts, standpipes, conduits, pipe-
11	lines, mains, pumping stations, water distribution systems, compensating
12	reservoirs, intake stations, waterworks or sources of water supply,
13	wells, purification or filtration plants or other treatment plants and
14	works, connections, water meters, rights of flowage or diversion and
15	other plants, structures, equipment, towers, conveyances, real or
16	personal property or rights therein and appurtenances thereto necessary
17	or useful and convenient for the accumulation, supply, transmission,
18	treatment or distribution of water.
19	25. "Water project" shall mean any water facility, including the plan-
20	ning, development, financing or construction thereof.
21	26. "Watershed rules" shall mean the rules and regulations made by the
22	department of health pursuant to section eleven hundred of the public
23	health law.
24	§ 1114-c. Water authority of North and South Shore district. There is
25	hereby created a district to be known as the "water authority of North
26	and South Shore district which shall be defined as all that portion of
27	Nassau county being serviced by the New York American water service
28	corporation as of January first, two thousand eighteen, provided, howev-
29	er, that such district shall not include the portion of Nassau county
30	being serviced by the New York American water service corporation
31	contained in the town of Hempstead if such operations have been absorbed
32	by the entity created in section eleven hundred ninety-eight-d of this
33	article.
34	§ 1114-d. Water authority of North and South Shore. 1. A corporation
35	known as "water authority of North and South Shore" is hereby created
36	for the purposes and charged with the duties and having the powers
37	provided in this title. The authority shall be a corporate governmental
38	agency constituting a public benefit corporation and shall be a "public
39	district" for the purposes of section eighty-nine of the public service
40	law. The authority shall be governed by a board of directors consisting
41	of ten members. The governing boards of the villages of Old Brookville,
42	Sea Cliff, Roslyn Harbor, and the City of Glen Cove shall each appoint
43	one member. The governing board of the Town of Oyster Bay shall appoint
44	two members representing the residents of the unincorporated hamlets of
45	Glen Head and Glenwood Landing who are serviced by the water authority
46	of North and South Shore. The governing board of the town of Hempstead
47	shall appoint four members. Each member shall serve for a period of two
48	years. Each chief executive officer shall file with the secretary of
49	state a certificate of appointment or reappointment of any member
50	appointed or reappointed by such chief executive within thirty days of
51	the appointment or reappointment. Members shall receive no compensation
52	for their services but shall be entitled to reimbursement of their
53	necessary expenses, including traveling expenses, incurred in the
54	discharge of their duties. Nothing in this section shall be construed as
55	preventing a chief executive officer of a municipality from appointing
56	himself or herself to be a member of the board of directors.

1 2. If the authority decides to enter into a contract to purchase or otherwise acquire an interest in the New York American water service 2 3 corporation or to initiate a condemnation proceeding pursuant to the 4 eminent domain procedure law for the area it services within the water 5 authority of North and South Shore district, prior to entering into any б contract to purchase or otherwise acquire an interest in the New York 7 American water service corporation or the initiation of any condemnation 8 proceeding by the authority pursuant to the eminent domain procedure law 9 for the area it services within the water authority of North and South 10 Shore district, the authority shall provide ratepayers within the area 11 serviced by the New York American water service corporation and the public with public forums for the expression and discussion of views 12 13 regarding such purchase, acquisition or condemnation of the New York 14 American water service corporation. The authority shall hold at least one forum in each of the towns of North Hempstead, Oyster Bay, and city 15 16 of Glen Cove within the portions of the towns of North Hempstead and 17 Oyster Bay and the city of Glen Cove serviced by the New York American water service corporation. 18 19 3. If the authority decides to enter into a contract to purchase or 20 otherwise acquire an interest in the New York American water service 21 corporation or to initiate a condemnation proceeding pursuant to the eminent domain procedure law for the area it services within the water 22 authority of North and South Shore district, the authority is authorized 23 to provide registered voters within the area serviced by the New York 24 25 American water service corporation within the water authority of North 26 and South Shore district prior to entering into such contract to 27 purchase or otherwise acquire an interest in the New York American water service corporation or the initiation of any condemnation proceeding by 28 29 the authority pursuant to the eminent domain procedure law for the area 30 the New York American water service corporation services within the 31 water authority of North and South Shore district, with a nonbinding 32 referendum, regarding whether the authority should enter into a contract 33 to purchase or otherwise acquire an interest in the New York American 34 water service corporation or initiate condemnation proceedings pursuant 35 to the eminent domain procedure law for the area it services within the water authority of North and South Shore district. The proposition shall 36 37 be placed on the ballot and voted upon at a special election or a date 38 to be determined by the Nassau county board of elections. 39 4. Any one or more of the members of the board of directors may be an official or an employee of a municipality situated within the district. 40 41 In the event that an official or an employee of such municipality shall 42 be elected as a member of the board of directors, acceptance or 43 retention of such appointment shall not be deemed a forfeiture of his or 44 her municipal office or employment, or incompatible therewith or affect 45 his or her tenure or compensation in any way. 46 5. No action shall be taken by the authority except pursuant to the 47 favorable vote of fifty-one percent of the total authorized voting strength of the board of directors. The total authorized voting strength 48 49 of the board of directors shall be: 50 (a) The number of weighted votes possessed by each member of the board 51 of directors shall be determined in accordance with paragraphs (b), (c) 52 and (d) of this subdivision, except each member shall possess equal 53 weighted votes prior to the adjustment pursuant to paragraph (d) of this 54 <u>subdivision;</u> 55 (b) No action shall be taken by the authority except pursuant to the

55 (b) No action shall be taken by the authority except pursuant to the 56 favorable vote of at least: (i) fifty-one percent of the total author-

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1	ized voting strength of the board of directors; and (ii) five members of
2	the board of directors, at least four of whom shall be from among the
3	six members of the board of directors possessing the greatest number of
4	weighted votes;
5	(c) The vote of each member shall be equal to one hundred multiplied
6	by a fraction, the numerator of which shall be equal to the quantity of
7	water supplied by the authority to the owners, tenants, occupants and
8	other water users in the municipality from which such member was
9	appointed and the denominator of which shall be equal to the quantity of
10	water supplied by the authority to the owners, tenants, occupants and
11	other water users in all of the municipalities within the district; and
12	(d) Commencing on the first day of January, two thousand twenty-three, and every four years thereafter, the authorized number of votes of each
13	
14	member shall be adjusted in accordance with the formula set forth in
15	paragraph (c) of this subdivision to reflect the total quantity of water
16	supplied by the authority to owners, tenants, occupants and other water
17	users in each municipality within the district during the two calendar
18	years immediately preceding the date on which the adjustment is being
19	made.
20	6. The powers of the authority shall be vested in and shall be exer-
21	cised by the board of directors at a meeting duly called and held. Four
22	members of the board of directors, who together are authorized to cast a
23	majority of the weighted vote, shall constitute a quorum. The board of
24	directors may delegate to one or more of its members, or to one or more
25	of the officers, agents or employees of the authority, such powers and
26	<u>duties as it may deem proper.</u>
27	7. The officers of the authority shall consist of a chairperson, vice
28	chairperson, deputy chairperson, treasurer, and secretary, who shall not
29	be members of the board of directors. The officers of the authority
30	shall be appointed by the board of directors. The board of directors may
31	appoint and at its pleasure remove an attorney and an engineer, which
32	positions, in addition to the officers above named, shall be in the
33	exempt class of the civil service and such additional officers and
34	employees as it may require for the performance of its duties, fix and
35	determine their qualifications, duties, compensations and terms of
36	office or tenure, subject to the provisions of the civil service law of
37	the state and such rules as the civil service commission may adopt and
38	make applicable to the authority. The authority may also from time to
39	time contract for expert professional services. The duties of the offi-
40	cers shall be as follows:
41	(a) Chairperson. The chairperson shall be the chief executive officer
42	of the authority and it shall be the responsibility of the chairperson
43	to:
44	(i) preside at all meetings of the board of directors and of the offi-
45	<u>cers;</u>
46	(ii) manage the water facility, the transmission facility and the
	distribution system and to effectuate the decisions of the board of
47 10	
48	directors;
49 50	(iii) exercise supervision over the conduct of the officers and
50 E 1	employees of the authority;
51	(iv) report annually to each customer, either by mail or by publica-
52	tion once in a newspaper having general circulation within the district;
53	such report shall include but not be limited to the following informa-
54	tion:

1	(1) a brief financial account on operations of the water system
2	including, but not limited to, water rates, total revenues, operating
3	and maintenance expenses, and interest on bonds and notes;
4	(2) the population served by the authority;
5	(3) the number of wells, towers and other storage facilities operated
6	by the authority;
7	(4) the total pumpage of groundwater including the amount received
8	through interdistrict interconnections and the estimated amount lost
9	from the system;
10	(5) the single highest level from each well of each synthetic organic
11	chemical, nitrate and chloride constituent tested for by the authority
12	at any time during the year which exceeds the applicable county water
13	guality standard or guideline, that standard or guideline, the site of
14	each well at which each reported constituent was found, and the date on
15	which each reported constituent was analyzed;
16	(6) the highest level from each well of each synthetic organic chemi-
17	cal, nitrate and chloride constituent tested for by the authority at any
18	time during the year which does not exceed the applicable county water
19	standard or guideline, but which contains a level equal to or greater
20	than two-thirds of the amount permitted before exceeding a standard or
21	guideline, that standard or guideline, the site of each well at which
22	each reported constituent was found and the date on which each reported
23	constituent was analyzed;
24	(7) once every five years, the highest level of any constituent
25	discovered within the distribution system which contains a level equal
26	to or greater than two-thirds of the amount permitted before exceeding a
27	standard or guideline, that standard or guideline, and the resulting
28	action taken by the authority;
29	(8) any well restricted, removed from service or otherwise limited in
30 31	its use and the cause for such action; (9) any actions taken to secure new supplies or replace lost capacity;
32	(10) the types of treatment which the water receives before entering
33	the distribution system;
34	(11) any compliance activities required by regulations of the depart-
35	ment of environmental conservation or the department of health or any
36	local health department and any instances of noncompliance;
37	(12) the present condition of the distribution system and any signif-
38	icant actions, as determined by the authority, to improve or maintain
39	the system;
40	(13) any special public services the authority provides during the
41	year; and
42	(14) information on water conservation measures customers can imple-
43	ment, such as, but not limited to, retrofitting plumbing fixtures,
44	altering irrigation timing, using irrigation sensors, leak detection,
45	proper use of water-consuming appliances, daily conscientious use of
46	water and estimated savings of water, energy, and money, from use of
47	these measures;
48	(v) execute all contracts in the name of the authority;
49	(vi) institute, at the direction of the board of directors, all civil
50	actions in the name of the authority;
51	(vii) provide for the enforcement of all of the rules and regulations
52	of the authority and cause all violations thereof to be prosecuted;
53	(viii) sign orders to pay claims when authorized by the board of
54	<u>directors;</u>
55	(ix) sign checks in the absence or inability of the treasurer or depu-
56	ty treasurer, if any, when authorized by the board of directors; and a

7

1	certified copy of a resolution of the board of directors to that effect
2	shall be notice to the depository of such authorization;
3	(x) appoint, subject to the approval of the board of directors, none-
4	lected officers, counsel, accountants, and other financial advisors,
5	engineers and other technical advisors;
б	(xi) employ, promote and discharge managers, supervisors and employ-
7	ees; and
8	(xii) take all other reasonable and necessary actions to carry out his
9	or her office as the chief executive of the authority. If the chair-
10	person has not been appointed as a member of the board of directors of
11	the authority pursuant to this section, such chairperson shall be deemed
12	an ex officio member of the board of directors. Such status shall not
13	carry with it the right to vote on matters coming before the board of
14	directors nor shall the presence of such chairperson be counted for the
15	purpose of determining a quorum.
16	(b) Vice chairperson. The vice chairperson shall perform all duties
17	delegated to him or her by the chairperson and, in the absence or during
18	the disability of the chairperson, the vice chairperson shall act as
19	chairperson.
20	(c) Deputy chairperson. The deputy chairperson shall perform all
21	duties delegated to him or her by the chairperson or the vice chair-
22	person.
23	(d) Secretary. (i) The secretary shall be the recording and corre-
24	sponding officer of the authority and the custodian of the records of
25	the authority.
26	(ii) The secretary shall prepare and send required notices of all
27	meetings when directed to do so by the chairperson or by the written
28	request of four members who have specified the issues to be discussed at
29	the meeting.
30	(iii) In the absence or disability of the secretary, the chairperson
31	may appoint a temporary secretary.
32	(e) Treasurer. (i) The treasurer shall have custody of all moneys
33	belonging to the authority and keep accounts of all receipts and expend-
34 25	itures in conformance with a uniform system of accounts formulated and
35	prescribed by the comptroller pursuant to section thirty-six of the
36	general municipal law.
37	(ii) The treasurer shall execute a bond, conditioned upon the faithful
38	performance of the duties of his or her office, the amount and suffi-
39	ciency of which shall be approved by the board of directors and the
40	premium therefor shall be paid by the authority.
41	(iii) The treasurer shall deposit, within ten days after receipt ther-
42	eof, in the name of the authority, in one or more banks, and/or trust
43	companies, designated by the board of directors, all moneys received by
44	him or her.
45	(iv) The treasurer may sign checks with the facsimile signature of the
46	treasurer, as reproduced by a machine or device commonly known as a
47	checksigner, when authorized by the board of directors.
48	(v) The treasurer shall pay out moneys from the authority treasury
49	only as authorized by the board of directors and by law. All such
50	payments, except as may be authorized by the board of directors for a
51	petty cash account, shall be by check.
52	(vi) The treasurer shall issue a report on the finances of the author-
53	ity at each regular meeting of the board of directors.
54	(vii) The treasurer shall file in the office of the authority, within
55	sixty days after the end of the fiscal year, a statement showing in
56	detail all revenues and expenditures during the previous fiscal year and

the outstanding indebtedness of the authority as of the end of the 1 fiscal year. The members shall, within ten days, cause to be published 2 3 once in a newspaper having general circulation within the district, a 4 notice that the annual financial statement has been filed and is avail-5 able for inspection or a summary of such statement in a form approved by б the comptroller, with an endorsement thereon that details thereof are on file in the office of the authority. The members shall cause to be 7 8 audited by a certified public accountant engaged for that purpose, such 9 report and supporting records. 10 8. The terms of the chairperson, vice chairperson and deputy chair-11 person first appointed shall be staggered, the chairperson first appointed shall serve for a period of four years, the vice chairperson 12 13 first appointed shall serve for a period of three years and the deputy 14 chairperson first appointed shall serve for a period of two years; thereafter their successors shall serve for terms of four years. The remain-15 16 ing officers shall each serve terms of one year. The board of directors 17 shall have the right, at any time, to extend any such term, for a period of months, to provide that such term terminates contemporaneously with 18 19 the end of the fiscal year of the authority. 20 9. The officers of the authority shall receive such compensation for 21 their services as shall be fixed by the board of directors and shall be reimbursed for all necessary and actual expenses incurred in connection 22 with their duties as such officers and in connection with the carrying 23 out of the purposes of this title. 24 25 10. The authority and its corporate existence shall continue until 26 terminated by law; provided, however, that no such law shall take effect 27 so long as the authority shall have bonds or other obligations outstanding unless adequate provision has been made for the payment or satisfac-28 29 tion thereof. Upon termination of the existence of the authority, all of 30 the rights and properties of the authority then remaining shall pass to 31 and vest in the municipalities within the district. Such property shall 32 be apportioned and distributed among the municipalities within the 33 district in direct proportion to their weighted voting on the date of 34 the termination of the authority. 35 11. In addition to any powers granted to it by law, the governing body of each of the municipalities within the district, from time to time, 36 may appropriate sums of money to defray project costs or any other costs 37 and expenses of the authority. Subject to the rights of bondholders, 38 each governing body may determine if the moneys so appropriated shall be 39 subject to repayment by the authority to the municipalities, and in such 40 event, the manner and time or times for such repayment. 41 42 12. Neither the public service commission nor any other board or 43 commission of like character, shall have jurisdiction over the authority 44 in the management and control of its properties or operations or any 45 power over the regulation of rates fixed or charges collected by the 46 authority. 13. It is hereby determined and declared that the authority and the 47 48 carrying out of its powers, purposes and duties are in all respects for the benefit of the people of the municipalities within the district and 49 state, for the improvement of their health, welfare and prosperity and 50 51 that the said purposes are public purposes and that the authority is and 52 will be performing an essential governmental function in the exercise of 53 the powers conferred upon it by this title. 54 § 1114-e. Powers of the authority. Except as otherwise limited by this title, the authority shall have the power to: 55

56 <u>1. sue and be sued;</u>

1	2 have a goal and alter the game at pleasure.
1	2. have a seal and alter the same at pleasure;
2	3. borrow money and issue negotiable or non-negotiable notes, bonds,
3	or other obligations and to provide for the rights of the holders there-
4	of;
5	4. enter into contracts and execute all instruments necessary or
6	convenient or desirable for the purposes of the authority to carry out
7	any powers expressly given it in this title;
8	5. acquire, by purchase, gift, grant, transfer, contract or lease or
9	by condemnation pursuant to the eminent domain procedure law, lease as
10	lessee, hold and use and to sell, lease as lessor, transfer or otherwise
11	dispose of, any real or personal property or any interest therein, with-
12	in or without the district, but within the territorial limits of the
13	town of Oyster Bay or North Hempstead, as the authority may deem neces-
14	sary, convenient or desirable to carry out the purpose of this title;
15	provided, however, that the authority may not condemn real property of a
16	municipality without the consent of the governing body of such munici-
17	pality;
18	6. purchase, in the name of the authority, any water supply system,
19	including plants, works, instrumentalities or parts thereof and appurte-
20	nances thereto, lands, easements, rights in land and water rights,
21	rights-of-way, contract rights, franchises, permits, approaches,
22	connections, dams, wells, pumps, reservoirs, water mains and pipe lines,
23	pumping stations, treatment facilities, meters, equipment and inventory,
24	or any other property incidental to and included in such system or part
25	thereof, and any improvements, extensions and betterments, situated
26	wholly within the district, provided, however, that the authority shall
27	have the power to purchase any source of supply, or water supply system
28	or any part thereof situated wholly or partly without the territorial
29	limits of the district, provided same shall be necessary in order to
30	supply water within the district and in connection with the purchase of
31	such properties the authority may assume any obligations of the owner of
32	such properties and, to the extent required by the terms of any inden-
33	tures or other instruments under which such obligations were issued, the
	authority may assume and agree to perform covenants and observe the
34 25	
35	restrictions contained in such instruments; and furthermore the owner of
36	any properties, which the authority is authorized to acquire, is hereby
37	authorized to sell or otherwise transfer the same to the authority,
38	whereupon the authority shall become charged with the performance of all
39	public duties with respect to such properties with which such owner was
40	charged and such owner shall become discharged from the performance
41	thereof, as a means of so acquiring for such purpose, the authority may
42	purchase all of the stock of any existing privately owned water corpo-
43	ration or company and in the case of a sale or other transfer of proper-
44	ties of a public utility corporation pursuant to this provision, upon
45	the purchase of the stock of such corporation or company it shall be
46	<u>lawful to dissolve such corporation within a reasonable time;</u>
47	7. construct, improve or rehabilitate water supply facilities required
48	for the maintenance, development or expansion of water supply sources;
49	8. operate and manage and to contract for the operation and management
50	of facilities of the authority;
51	9. enter into contracts, and carry out the terms thereof, for the
52	wholesale provision of water produced by supply facilities constructed
53	and operated by the authority, to municipalities and private water
54	companies and to carry out the terms thereof, for the transmission of

55 water from new or existing supply facilities;

1	10. apply to the appropriate agencies and officials of the federal,
2	state and local governments for such licenses, permits or approvals of
3	its plans or projects as it may deem necessary or advisable, and upon
	such terms and conditions as it may deem necessary of advisable, and upon
4	
5	discretion, such licenses, permits or approvals as may be tendered to it
б	by such agencies and officials;
7	11. take all necessary and reasonable actions within the district to
8	conserve, preserve and protect the water supply to the district, includ-
9	ing the making of plans and studies, the adoption of watershed rules and
10	regulations, the enforcing of compliance with all current and future
11	rules and regulations of the state sanitary code with regard to water
12	supply and usage, the requiring of cross-connection controls, the
13	providing of educational material and programs to the public, and the
14	cooperating with water suppliers outside the district to conserve,
15	preserve and protect the entire water reserve as it is affected within
16	and outside the authority's supply area;
17	12. retain or employ counsel, auditors, engineers and private consult-
18	ants on a contract basis or otherwise for rendering professional or
19	technical services and advice;
20	13. make plans and studies necessary, convenient or desirable for the
21	effectuation of the purposes and powers of the authority and to prepare
22	recommendations in regard thereto;
23	14. prepare a water supply emergency plan which shall include, but not
24	be limited to, the following:
25	(a) establishment of criteria and procedures to determine critical
26	water levels or safe yield of system;
27	(b) identification of existing and future sources of water under
28	normal conditions and emergency conditions;
29	(c) system capacity and ability to meet peak demand and fire flows
30	<u>concurrently;</u>
31	(d) storage capacities;
32	(e) current condition of present interconnections and identification
33	of additional interconnections to meet a water supply emergency;
34	(f) a specific action plan to be followed during a water supply emer-
35	gency including a phased implementation of the plan;
36	(q) general water conservation programs and water use reduction strat-
37	eqies for water supply users;
38	(h) prioritization of water users;
39	(i) identification and availability of emergency equipment needed
40	<u>during a water supply emergency; and</u> (j) a public notification program coordinated with the phased imple-
41	mentation schedule; such plan shall not be adopted until a public hear-
42	
43	
44	ing on such plan shall have been held, upon not less than fourteen days'
4 -	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once
45	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every
46	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a
46 47	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid;
46 47 48	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid; 15. enter upon such lands, waters, or premises as in the judgment of
46 47 48 49	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid; 15. enter upon such lands, waters, or premises as in the judgment of the authority shall be necessary for the purpose of making surveys,
46 47 48 49 50	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid; 15. enter upon such lands, waters, or premises as in the judgment of the authority shall be necessary for the purpose of making surveys, soundings, borings and examinations to accomplish any purpose authorized
46 47 48 49 50 51	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid; 15. enter upon such lands, waters, or premises as in the judgment of the authority shall be necessary for the purpose of making surveys, soundings, borings and examinations to accomplish any purpose authorized by this title, the authority being liable only for actual damage done;
46 47 48 49 50 51 52	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid; 15. enter upon such lands, waters, or premises as in the judgment of the authority shall be necessary for the purpose of making surveys, soundings, borings and examinations to accomplish any purpose authorized by this title, the authority being liable only for actual damage done; 16. apply for and to accept any gifts or grants or loans of funds or
46 47 48 49 50 51	ing on such plan shall have been held, upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; every five years, such plan shall be reviewed and revised if necessary after a public hearing, with notice to each customer as aforesaid; 15. enter upon such lands, waters, or premises as in the judgment of the authority shall be necessary for the purpose of making surveys, soundings, borings and examinations to accomplish any purpose authorized by this title, the authority being liable only for actual damage done;

55 agency or instrumentality thereof, or from any other source, for any or

12

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1	all of the purposes specified in this title, and to comply, subject to
2	the provisions of this title, with the terms and conditions thereof;
3	17. obtain, store, treat, distribute, supply and sell water for domes-
4	tic, commercial and public purposes at retail to individual consumers
5	within the district;
6	18. purchase water from any municipal corporation, town water
7	district, person, association or corporation;
8	19. produce, develop, distribute and sell water or water services
9	within or without the territorial limits of the district; provided,
10	however, that water may be sold at retail to individual consumers only
11	within the district and further provided that in exercising the powers
12	granted by this title, the authority shall not sell water in any area
13	which is served by a water system owned or operated by a municipality or
14	special improvement district unless the governing body of such munici-
15	pality or district shall adopt a resolution requesting the authority to
16	sell water in such served areas;
17	20. make bylaws for the management and regulation of its affairs and
18	rules and regulations for the conservation, preservation and protection
19	of the authority's water supply and, subject to agreements with bond-
20	holders, rules for the sale of water and the collection of rents and
21	charges therefor. A copy of such rules, regulations and bylaws and any
22	rules and regulations adopted pursuant to subdivision eleven of this
23	section, and all amendments thereto, duly certified by the secretary of
24	the authority shall be filed in the office of the municipalities within
25	the district and thereafter published once in a newspaper having general
26	circulation within the district. Violation of such rules and regulations
27	shall be punishable by fine, not exceeding fifty dollars, or by impri-
28	<u>sonment for not longer than thirty days, or both;</u>
29	21. fix rates and collect charges for the use of the facilities of, or
29	21. fix rates and collect charges for the use of the facilities of, or
29 30	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such
29 30 31	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall
29 30 31 32	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli-
29 30 31 32 33	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority
29 30 31 32 33 34	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due,
29 30 31 32 33 34 35	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority
29 30 31 32 33 34 35 36	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no
29 30 31 32 33 34 35 36 37	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such
29 30 31 32 33 34 35 36 37 38	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice
29 30 31 32 33 34 35 36 37 38 39	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a
29 30 31 32 33 34 35 36 37 38 39 40	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice
29 30 31 32 33 34 35 36 37 38 39 40 41	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a
29 30 31 32 33 34 35 36 37 38 39 40 41 42	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district;
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, munici- palities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, munici- palities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facili-
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 37\\ 39\\ 41\\ 42\\ 44\\ 45\\ 46\\ 47\\ \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, munici- palities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facili- ties, the exchange or interchange of services and commodities, the
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 37\\ 39\\ 40\\ 42\\ 43\\ 445\\ 46\\ 47\\ 48 \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, munici- palities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facili- ties, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's water
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 37\\ 39\\ 41\\ 42\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, munici- palities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facili- ties, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's water reserve as it is affected within and outside the authority's supply
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 36\\ 37\\ 38\\ 39\\ 41\\ 42\\ 43\\ 45\\ 46\\ 47\\ 49\\ 50\\ \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obligations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, municipalities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facilities, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's water reserve as it is affected within and outside the authority's supply area, and, within the territorial limits of the district allimits of the district, to enter into
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 34\\ 35\\ 36\\ 39\\ 41\\ 42\\ 44\\ 45\\ 46\\ 7\\ 49\\ 50\\ 51 \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obligations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 2. enter into cooperative agreements with other authorities, municipalities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facilities, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's supply area, and, within the territorial limits of the district for the district, to enter into a contract for the construction, operation and maintenance of a water
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 3 \\ 3 5 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 4 \\ 5 1 \\ 5 2 \\ \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obligations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, municipalities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facilities, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's supply area, and, within the territorial limits of the district, or enter into a contract for the construction, operation and maintenance of a water
$\begin{array}{c} 29\\ 30\\ 31\\ 32\\ 33\\ 35\\ 37\\ 39\\ 41\\ 43\\ 44\\ 45\\ 67\\ 89\\ 01\\ 22\\ 53\end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obli- gations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, munici- palities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facili- ties, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's water reserve as it is affected within and outside the authority's supply area, and, within the territorial limits of the district, to enter into a contract for the construction, operation and maintenance of a water supply and distribution system by the authority for any municipality having power to construct and develop a water supply and distribution
$\begin{array}{c} 2 9 \\ 3 0 \\ 3 1 \\ 3 2 \\ 3 3 \\ 3 4 \\ 3 5 \\ 3 3 \\ 3 5 \\ 3 3 \\ 4 1 \\ 4 2 \\ 4 4 \\ 4 5 \\ 4 4 \\ 5 1 \\ 5 2 \\ \end{array}$	21. fix rates and collect charges for the use of the facilities of, or services rendered by, or any commodities furnished by the authority such as to provide revenues sufficient at all times to pay, as the same shall become due, the principal and interest on the bonds, or other obligations of the authority together with the maintenance of proper reserves therefor, in addition to paying as the same shall become due, the expense of operating and maintaining the properties of the authority together with proper maintenance reserves, capital reserves, repair reserves, tax stabilization reserves and other contingency reserves, and all other obligations and indebtedness of the authority; however, no such rates or charges shall be changed until a public hearing on such changes shall have been held upon not less than fourteen days' notice thereof to each customer, either by mail or by publication once in a newspaper having general circulation within the district; 22. enter into cooperative agreements with other authorities, municipalities, counties, cities, towns, villages, water districts, utility companies, individuals, firms or corporations, within or without the territorial limits of the district for the interconnection of facilities, the exchange or interchange of services and commodities, the conservation, preservation and protection of the authority's supply area, and, within the territorial limits of the district, or enter into a contract for the construction, operation and maintenance of a water

1	of such construction, or for any other lawful purposes necessary or
2	desirable to effect the purposes of this title;
3	23. provide for the discontinuance or disconnection of the supply of
4	water for nonpayment of fees, rates, rents or other charges therefor
5	imposed by the authority, provided such discontinuance or disconnection
б	of any supply of water shall not be carried out except in the manner and
7	upon the notice as is required of a waterworks corporation pursuant to
8	subdivisions three-a, three-b and three-c of section eighty-nine-b and
9	section one hundred sixteen of the public service law;
10	24. contract for, provide and maintain such insurance as it deems
11	necessary or reasonable to:
12	(a) secure and protect its real and personal property from fire, theft
13	or other calamity or loss;
14	(b) secure and protect it against liability imposed by law for damages
15	for injuries to persons or property;
16	(c) secure and protect it against any liability which may be imposed
17	pursuant to section eighteen of the public officers law; and
18	(d) secure and protect it against any other liability, casualty or
19	loss as it deems necessary or reasonable; and
20	25. do all things necessary, convenient or desirable to carry out its
21	purposes and for the exercise of the powers granted in this title.
22	§ 1114-f. Transfer of officers and employees. Any public officer or
23	employee under civil service, selected by the authority may, with the
24	consent of the commission, board, department or municipality by which he
25	or she has been employed, be transferred to the authority and shall be
26	eligible for such transfer and appointment without examination to compa-
27	rable offices, positions and employment under the authority. The salary
28	or compensation of any such officer or employee shall after such trans-
29	fer be paid by the authority, but notwithstanding the provisions of this
30	title, any such officers or employees so transferred to the authority,
31	pursuant to the provisions of this section, who are members of or bene-
32	ficiaries under any existing pension or retirement system, shall contin-
33	ue to have all rights, privileges, obligations and status with respect
34	to such fund system or systems as are now prescribed by law, but during
35	the period of their employment by the authority, all contributions to
36	any pension or retirement fund or system to be paid by the employer on
37	account of such officers and employees, shall be paid by the authority;
38	and all such officers and employees who have been appointed to positions
39	under the rules and classifications of the civil service commission
40	shall have the same status with respect thereto after transfer to the
41	authority as they had under their original appointments. The appointment
42	and promotion of all employees of the authority shall be made in accord-
43	ance with the provisions of the civil service law and such rules as the
44	civil service commission may adopt and make applicable to the authority.
45	§ 1114-g. Bonds of the authority. 1. The authority shall have the
46	power and is hereby authorized from time to time to issue bonds, in
47	conformity with applicable provisions of the uniform commercial code, in
48	such principal amounts as it may determine to be necessary to pay the
49	cost of any water project or projects or for any other corporate
50	purposes, including incidental expenses in connection therewith. The
51	authority shall have power from time to time to refund any bonds by the
52	issuance of new bonds whether the bonds to be refunded have or have not
53	matured, and may issue bonds partly to refund bonds then outstanding and
54	partly for any other corporate purpose. Bonds issued by the authority
55	may be general obligations secured by the faith and credit of the
56	authority or may be special obligations payable solely out of particular

1	revenues or other moneys of the authority as may be designated in the
1 2	proceedings of the authority under which the bonds shall be authorized
⊿ 3	to be issued, subject to any agreements with the holders of outstanding
4	
	bonds pledging particular revenues or moneys.2. The authority is authorized to obtain from any department or agency
5	
6	of the United States of America or nongovernmental insurer any insurance
7	or guaranty, or any other credit enhancement arrangement with any bank
8	or other financial institution to the extent now or hereafter available,
9	as to, or for the payment or repayment of interest or principal, or
10	both, or any part thereof, on any bonds issued by the authority and to
11	enter into any agreement or contract with respect to any such insurance
12	or guaranty, except to the extent that the same would in any way impair
13	or interfere with the ability of the authority to perform and fulfill
14	the terms of any agreement made with the holders of the bonds of the
15	authority.
16	3. Bonds shall be authorized by resolution of the authority, and may
17	be in such denominations and bear such date or dates and mature at such
18	time or times as such resolution may provide except that bonds and any
19	renewal thereof shall mature within forty years of the date of their
20	original issuance and notes and any renewal thereof shall mature within
21	five years of the date of their original issuance. Such bonds shall be
22	subject to such terms of redemption, bear interest at such rate or
23	rates, which may vary from time to time, as may be necessary to effect
24	the sale thereof and shall be payable at such times, be in such form,
25	carry such registration privileges, be executed in such manner, be paya-
26	ble in such medium of payment at such place or places, and be subject to
27	such terms and conditions as such resolution may provide. Bonds may be
28	sold at public sale or at private sale for such price or prices as the
29	authority shall determine, provided that no issue of bonds may be sold
30	at private sale unless the terms of such sale shall have been approved
31	in writing by:
32	(a) the comptroller, where such sale is not to the comptroller; or
33	
34 25	such sale is to the comptroller.
35	4. Any resolution or resolutions authorizing bonds or any issue of
36	bonds by the authority may contain provisions which may be part of the
37	contract with the holders of the bonds thereby authorized as to:
38	(a) pledging all or part of its revenues, together with any other
39	moneys, securities, contracts or property, to secure the payment of the
40	bonds, subject to such agreements with bondholders as may then exist;
41	(b) the rates, rentals, fees and other charges to be fixed and
42	collected and the amounts to be raised in each year thereby, and the use
43	and disposition of the earnings and other revenues;
44	(c) the setting aside of reserves and the creation of sinking funds
45	and the regulation and disposition thereof;
46	(d) limitations on the purpose to which the proceeds from the sale of
47	bonds may be applied;
48	(e) limitations on the right of the authority to restrict and regulate
49	the use of any project or part thereof in connection with which bonds
50	are issued;
51	(f) limitations on the issuance of additional bonds, the terms upon
52	which additional bonds may be issued and the refunding of outstanding or
53	other bonds;
54	(q) the procedure, if any, by which the terms of any contract with
51	The proveness is any set of the s

55 bondholders may be amended or abrogated, including the proportion of

1	bondholders which shall consent thereto and the manner in which such
2	consent may be given;
3	(h) the creation of special funds into which any revenues or other
4	moneys may be deposited;
5	(i) the terms and provisions of any trust, deed or indenture securing
6	the bonds under which the bonds may be issued;
7	(j) vesting in a trustee or trustees such properties, rights, powers
8	and duties in trust as the authority may determine, which may include
9	any or all of the rights, powers and duties of the trustee appointed by
10	the bondholders pursuant to section eleven hundred fourteen-h of this
	title and limiting or abrogating the rights of the bondholders to
11	
12	appoint a trustee under such section or limiting the rights, duties and
13 14	powers of such trustee;
	(k) defining the acts or omissions to act which may constitute a
15	default in the obligations and duties of the authority to the bondhold-
16	ers and providing for the rights and remedies of the bondholders in the
17	event of such default, including as a matter of right the appointment of
18	a receiver, provided, however, that such rights and remedies shall not
19	be inconsistent with the general laws of the state and other provisions
20	of this title;
21	(1) limitations on the power of the authority to sell or otherwise
22	dispose of any system or any part thereof or other property;
23	(m) limitations on the amount of revenues and other moneys to be
24	expended for operating, administrative or other expenses of the authori-
25	ty;
26	(n) the protection and enforcement of the rights and remedies of the
27	bondholders;
28	(o) the obligations of the authority in relation to the construction,
29	maintenance, operation, repairs and insurance of the properties, the
30	safeguarding and application of all moneys and as to the requirements
31	for the supervision and approval of consulting engineers in connection
32	with construction, reconstruction and operation;
33	(p) the payment of the proceeds of bonds, revenues and other moneys to
34	a trustee or other depository, and for the method of disbursement there-
35	of with such safeguards and restrictions as the authority may determine;
36	and
37	(q) any other matters of like or different character which in any way
38	affect the security or protection of the bonds or the rights and reme-
39	dies of bondholders.
40	5. In addition to the powers herein conferred upon the authority to
41	secure its bonds, the authority shall have power in connection with the
42	issuance of bonds to enter into such agreements as the authority may
43	deem necessary, consistent or desirable concerning the use or disposi-
44	tion of its revenues or other moneys or property, including remarketing
45	agreements or other similar agreements for the bonds, the mortgaging of
46	any property and the entrusting, pledging or creation of any other secu-
47	rity interest in any such revenues, moneys, or property and the doing of
48	any act, including refraining from doing any act, which the authority
49	would have the right to do in the absence of such agreements. The
50	authority shall have power to enter into amendments of any such agree-
51	ments within the powers granted to the authority by this title and to
52	perform such agreements. The provisions of any such agreements may be
53	made a part of the contract with the holders of bonds of the authority.
54	6. Any provision of the uniform commercial code to the contrary
55	notwithstanding, any pledge of or other security interest in revenues,
56	moneys, accounts, contract rights, general intangibles or other personal

property made or created by the authority shall be valid, binding and 1 perfected from the time when such pledge is made or other security 2 3 interest attaches without any physical delivery of the collateral or further act, and the lien of any such pledge or other security interest 4 5 shall be valid, binding and perfected against all parties having claims б of any kind in tort, contract or otherwise against the authority irre-7 spective of whether or not such parties have notice thereof. No instru-8 ment by which such a pledge or security interest is created nor any 9 financing statement need be recorded or filed. 10 7. Whether or not the bonds of the authority are of such form and 11 character as to be negotiable instruments under the terms of the uniform commercial code, the bonds are hereby made negotiable instruments within 12 the meaning of and for all purposes of the uniform commercial code, 13 14 subject only to the provisions of the bonds for registration. 8. Neither the members of the board of directors nor the officers of 15 16 the authority nor any person executing bonds shall be liable personally thereon or be subject to any personal liability or accountability solely 17 by reason of the issuance thereof. 18 19 9. The authority, subject to such agreements with bondholders as then 20 may exist, shall have power out of any moneys available therefor to 21 purchase bonds of the authority in lieu of redemption, at a price not 22 exceeding: (a) if the bonds are then redeemable, the redemption price then appli-23 24 cable, plus accrued interest to the next interest payment date; or 25 (b) if the bonds are not then redeemable, the redemption price then 26 applicable on the first date after such purchase upon which the bonds 27 become subject to redemption plus accrued interest to the next interest payment date. 28 29 10. The authority shall have power and is hereby authorized to issue 30 negotiable bond anticipation notes in conformity with applicable 31 provisions of the uniform commercial code and may renew the same from 32 time to time but the maximum maturity of any such note, including 33 renewals thereof, shall not exceed five years from the date of issue of such original note. Such notes shall be paid from any moneys of the 34 authority available therefor and not otherwise pledged or from the 35 proceeds of sale of the bonds of the authority in anticipation of which 36 they were issued. The notes shall be issued in the same manner as the 37 38 bonds and such notes and the resolution or resolutions authorizing the same may contain any provisions, conditions or limitations which the 39 bonds or bond resolution of the authority may contain. Such notes may be 40 41 sold at public sale or, upon the approval of the comptroller of the 42 terms thereof, at private sale. Such notes shall be as fully negotiable as the bonds of the authority. 43 44 § 1114-h. Remedies of bondholders. 1. In the event that the authority 45 shall default in the payment of principal of or interest on any issue of 46 the bonds after the same shall become due, whether at maturity or upon 47 call for redemption, and such default shall continue for a period of thirty days, or in the event that the authority shall fail or refuse to 48 comply with the provisions of this title, or shall default in any agree-49 ment made with the holders of any issue of the bonds, the holders of 50 51 twenty-five per centum in aggregate principal amount of the bonds of 52 such issue then outstanding, by instrument or instruments filed in the 53 office of the clerk of the applicable county and proved or acknowledged 54 in the same manner as a deed to be recorded, may appoint a trustee to 55 represent the holders of such bonds for the purposes herein provided.

1	2. Such trustee may, and upon written request of the holders of twen-
2	ty-five per centum in principal amount of such bonds outstanding shall,
3	in his or her own name:
4	(a) by action or proceeding in accordance with the civil practice law
5	and rules, enforce all rights of the bondholders and require the author-
б	ity to carry out any other agreements with the holders of such bonds and
7	to perform its duties under this title;
8	(b) bring an action or proceeding upon such bonds;
9	(c) by action or proceeding, require the authority to account as if it
10	were the trustee of an express trust for the holders of such bonds;
11	(d) by action or proceeding, enjoin any acts or things which may be
12	unlawful or in violation of the rights of the holders of such bonds; and
13	(e) declare all such bonds due and payable, and if all defaults shall
14	be made good, then with the consent of the holders of twenty-five per
15	centum of the principal amount of such bonds then outstanding, annul
16	such declaration and its consequences.
17	3. Such trustee shall in addition to the foregoing have and possess
18	all of the powers necessary or appropriate for the exercise of any func-
19	tions specifically set forth herein or incidental to the general repre-
20	sentation of bondholders in the enforcement and protection of their
21	rights.
22	4. The state supreme court, county of Nassau and the state shall have
23	jurisdiction of any action or proceeding by the trustee on behalf of
24	such bondholders.
25	5. Before declaring the principal of bonds due and payable, the trus-
26	tee shall first give thirty days' notice in writing to the authority.
27	<u>§ 1114-i. State and municipalities not liable on authority bonds.</u>
28	Neither the state nor any municipality shall be liable on the bonds of
29	the authority and such bonds shall not be a debt of the state or of any
30	municipality.
31	§ 1114-j. Moneys of the authority. All moneys of the authority from
32	whatever source derived shall be paid to the treasurer and shall be
33	deposited forthwith in one or more banks and/or trust companies in the
34	state designated by the authority. The moneys in such accounts shall be
35	paid out on checks of the treasurer upon requisition by the chairperson
36	of the authority or of such other officer or officers as the authority
37	may authorize to make such requisitions. All deposits of such moneys
38	shall be secured by obligations of or guaranteed by the United States of
39	America or of the state of a market value equal at all times to the
40	amount on deposit and all banks and trust companies are authorized to
41	give such security for such deposits. Any moneys of the authority not
42	required for immediate use or disbursement may, at the discretion of the
43	authority, be invested in those obligations specified pursuant to the
44	provisions of section ninety-eight-a of the state finance law. The
45	authority shall have power, notwithstanding the provisions of this
46	section, to contract with the holders of any bonds as to the custody,
47	collection, security, investment and payment of any moneys of the
48	authority or any moneys held in trust or otherwise for the payment of
49 50	bonds or in any way to secure bonds. Moneys held in trust or otherwise
50 51	for the payment of bonds or in any way to secure bonds and deposits of
51 52	such moneys may be secured in the same manner as moneys of the authority
52 52	and all banks and trust companies are authorized to give such security
53 54	for such deposits.
54 55	§ 1114-k. Bonds; legal investments for fiduciaries. The bonds of the authority are hereby made securities in which all public officials and
55 56	bodies of the state and all municipalities, all insurance companies and
00	DOUTED OF THE STATE AND ALL MUNICIPALITIES, ALL INSURANCE COMPANIES AND

associations and other persons carrying on an insurance business, all 1 2 banks, bankers, trust companies, savings banks and savings associations, 3 including savings and loan associations, investment companies and other 4 persons carrying on a banking business, and administrators, guardians, 5 executors, trustees and other fiduciaries and all other persons whatsoб ever, who are now or may hereafter be authorized to invest in bonds or 7 other obligations of the state, may properly and legally invest funds 8 including capital in their control or belonging to them. The bonds are 9 also hereby made securities which may be deposited with and may be 10 received by all public officers and bodies of the state and all munici-11 palities for any purposes for which the deposit of bonds or other obligations of the state is now or hereafter may be authorized. 12 13 <u>§ 1114-1. Agreement with the state. The state does hereby pledge to</u> 14 and agree with the holders of any bonds issued by the authority pursuant to this title that the state will not alter or limit the rights hereby 15 16 vested in the authority to fulfill the terms of any agreement made with or for the benefit of the holders of bonds or in any way impair the 17 rights and remedies of bondholders until the bonds together with the 18 19 interest thereon, with interest on any unpaid installments of interest, 20 and all costs and expenses in connection with any action or proceeding 21 by or on behalf of such holders, are fully met and discharged. The authority is authorized to include this pledge and agreement of the 22 state in any agreement with bondholders. 23 24 § 1114-m. Exemption from taxes, assessments and certain fees; payments 25 in lieu of taxes. 1. It is hereby determined that the creation of the 26 authority and the carrying out of its corporate purposes is in all 27 respects for the benefit of the people of the state and is a public purpose, and the authority shall be regarded as performing a govern-28 29 mental function in the exercise of the powers conferred upon it by this 30 title and shall not be required to pay any taxes, special ad valorem 31 levies or special assessments upon any real property owned by it or any 32 filing, recording or transfer fees or taxes in relation to instruments 33 filed, recorded or transferred by it or on its behalf. 34 2. The authority may pay, or may enter into agreements with any muni-35 cipality to pay, a sum or sums annually or otherwise or to provide other considerations to such municipality with respect to real property owned 36 37 by the authority located within such municipality and constituting a 38 part of its water system. 39 3. Any bonds issued pursuant to this title together with the income therefrom shall be exempt from taxation except for transfer and estate 40 41 taxes. The revenues, moneys and all other property and all activities of 42 the authority shall be exempt from all taxes and governmental fees or 43 charges, whether imposed by the state or any municipality, including without limitation real estate taxes, income taxes, franchise taxes, 44 45 sales taxes or other excise taxes. 46 4. The state hereby covenants with the purchasers and with all subseguent holders and transferees of bonds issued by the authority pursuant 47 48 to this title, in consideration of the acceptance of and payment for the 49 bonds, that the bonds of the authority issued pursuant to this title and 50 the income therefrom shall be exempt from such taxation, as stated in 51 subdivision three of this section, and that all revenues, moneys, and other property pledged to secure the payment of such bonds shall at all 52 53 times be free from such taxes as stated in such subdivision. 54 5. Notwithstanding the provisions of subdivisions one through four of this section, nothing herein shall prevent the state from assessing a 55 56 tax or surcharge against the water customers based on their water

consumption, provided, however, that all such taxes and surcharges and 1 the authority's obligation to collect and pay such taxes and surcharges 2 3 shall be subordinate to the rights of holders of all of the authority's 4 bonds and notes and to the payment of principal, premiums if any, and 5 interest thereon. б § 1114-n. Actions against the authority. 1. Except in an action for 7 wrongful death, no action or proceeding shall be prosecuted or main-8 tained against the authority for personal injury or damage to real or 9 personal property alleged to have been sustained by reason of the negli-10 gence or wrongful act of the authority or any member, officer, agent or 11 employee thereof, unless: (a) a notice of claim shall have been made and served upon the author-12 13 ity within the time limit by and in compliance with section fifty-e of 14 the general municipal law; (b) it shall appear by and as an allegation in the complaint or moving 15 16 papers that at least thirty days have elapsed since the service of such notice and that adjustment or payment thereof has been neglected or 17 18 refused; (c) the action or proceeding shall be commenced within one year and 19 20 ninety days after the happening of the event upon which the claim is 21 based; and (d) An action against the authority for wrongful death shall be 22 commenced in accordance with the notice of claim and time limitation 23 provisions of title eleven of article nine of this chapter. 24 25 2. Wherever a notice of claim is served upon the authority, it shall 26 have the right to demand an examination of the claimant relative to the 27 occurrence and extent of the injuries or damages for which claim is made, in accordance with the provisions of section fifty-h of the gener-28 29 al municipal law. 30 3. The authority may require any person presenting for settlement an 31 account or claim for any cause whatsoever against the authority to be 32 sworn before a member, counsel, or an attorney, officer or employee 33 thereof designated for such purpose, concerning such account or claim 34 and when so sworn, to answer orally as to any facts relative to such 35 account or claim. The authority shall have power to settle or adjust all claims in favor of or against the authority. 36 37 4. The rate of interest to be paid by the authority or the water board 38 upon any judgment for which it is liable, other than a judgment against the authority on its bonds, shall not exceed the rate of interest on 39 judgments and accrued claims against municipal corporations as provided 40 41 in the general municipal law from time to time. Interest on payments of 42 principal or interest on any bonds in default shall accrue at the rate 43 borne by such bonds from the due date thereof until paid or otherwise 44 satisfied. 45 § 1114-o. Conflicts of interest of members of the board of directors 46 and officers and employees of the authority. No member of the board of 47 directors or officer or employee of the authority shall have any interest in any contract, or take any action or otherwise involve himself or 48 herself in any activity which, pursuant to article eighteen of the 49 general municipal law, would be deemed a conflict of interest for a 50 51 municipal officer or employee holding a position with a municipality 52 similar to the position held by the member, officer or employee with the 53 authority. 54 § 1114-p. Construction and purchase contracts. The authority shall let 55 contracts for construction or purchase of supplies, materials, or equip-56 ment pursuant to section one hundred three of the general municipal law.

1	
	Nothing in this section shall be construed to limit the power of the
2	authority to do any construction directly by the officers, agents and
3	employees of the authority or to contract with a public utility, for a
4	term not to exceed five years, for the operation and maintenance of a
5	water supply system acquired from said public utility.
6	<u>§ 1114-q. Separability clause. If any section, clause or provision in</u>
7	this title shall be held by a competent court to be unconstitutional or
8	ineffective in whole or in part, to the extent that it is not unconsti-
9	tutional or ineffective, it shall be valid and effective, and no other
10	section, clause or provision shall on account thereof be deemed invalid
11	or ineffective.
12	§ 1114-r. Effect of inconsistent provisions. Insofar as the provisions
13	of this title are inconsistent with the provisions of any other law,
14	general, special or local, or of any charter or any local ordinance or
15	resolution of any municipality, the provisions of this title shall be
16	controlling, provided that nothing contained in this section shall be
17	held to supplement or otherwise expand the powers or duties of the
18	authority otherwise set forth in this title. Nothing contained in this
19	title shall be held to alter or abridge the powers and duties of the
20	department of environmental conservation or the department of health.
21	§ 1114-s. Acquisition by eminent domain. Notwithstanding any provision
22	of the eminent domain procedure law to the contrary, in any proceeding
23	brought by the authority pursuant to said law, title shall vest in the
24	authority and compensation shall be paid only:
25	<u>1. upon a decision by the supreme court that compensation for the</u>
26	property so condemned shall be determined solely by the income capital-
27	ization method of valuation, based on the actual net income as allowed
28	by the public service commission, and
29	2. upon such court's determination of the amount of such compensation,
30	based upon the income capitalization method, entry of the final judg-
31	ment, the filing of the final decree, and the conclusion of any appeal
32	or expiration of the time to file an appeal related to the condemnation
33	proceeding. Should any court determine that a method of compensation
34	other than the income capitalization method be utilized, or if the
35	proposed award is more than the rate base of the assets taken in condem-
35 36	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and
35 36 37	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with-
35 36 37 38	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any
35 36 37 38 39	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party.
35 36 37 38 39 40	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New
35 36 37 38 39 40 41	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population
35 36 37 38 39 40 41 42	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may
35 36 37 38 39 40 41 42 43	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any
35 36 37 38 39 40 41 42 43 44	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any
35 36 37 38 39 40 41 42 43 44 45	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility,
35 36 37 38 39 40 41 42 43 44 45 46	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the
35 36 37 38 39 40 41 42 43 44 45 46 47	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is
35 36 37 38 39 40 41 42 43 44 45 46 47 48	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre-
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously
35 37 38 39 40 41 42 43 44 45 46 47 48 49 50	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously approved schedule would result in an increase of aggregate revenues of
35 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously approved schedule would result in an increase of aggregate revenues of such entity by more than two percent from the previous rate year appli-
35 36 37 38 40 41 42 43 44 45 46 47 48 49 51 52	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously approved schedule would result in an increase of aggregate revenues of such entity by more than two percent from the previous rate year appli- cable on April 30, 2021, then such schedule, if it is in effect as of
35 36 37 38 40 41 42 43 44 45 46 47 48 49 51 52 53	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously approved schedule would result in an increase of aggregate revenues of such entity by more than two percent from the previous rate year appli- cable on April 30, 2021, then such schedule, if it is in effect as of the effective date of this act, is hereby suspended and the public
35 36 37 39 40 42 43 445 46 47 49 512 53 54	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously approved schedule would result in an increase of aggregate revenues of such entity by more than two percent from the previous rate year appli- cable on April 30, 2021, then such schedule, if it is in effect as of the effective date of this act, is hereby suspended and the public service commission shall take action to modify the approved schedule of
35 36 37 38 40 41 42 43 44 45 46 47 48 49 51 52 53	proposed award is more than the rate base of the assets taken in condem- nation as utilized by the public service commission in setting rates and as certified by the public service commission, the authority may with- draw the condemnation proceeding without prejudice or costs to any party. § 3. No water-works corporation subject to the jurisdiction of the New York public service commission, operating in a county with a population of one million or more that has a four-class property tax system, may file any schedule stating a new rate or charge, or any change in any form of contract or agreement or any rule or regulation relating to any such rate, charge or service, or in any general privilege or facility, if such charge or change which would increase, in comparison to the applicable rate or charges it has in effect at the time the filing is made as previously approved by the public service commission, the aggre- gate revenues of such entity by more than two percent; if a previously approved schedule would result in an increase of aggregate revenues of such entity by more than two percent from the previous rate year appli- cable on April 30, 2021, then such schedule, if it is in effect as of the effective date of this act, is hereby suspended and the public

including, but not limited to, on its own motion, modifying any previ-1 ously approved rates or charges of such affected water-works corpo-2 rations to bring them in compliance with the requirements of this act. 3 § 4. Severability clause. If any clause, sentence, paragraph, subdivi-4 5 sion, section or part of this act shall be adjudged by any court of б competent jurisdiction to be invalid, such judgment shall not affect, 7 impair, or invalidate the remainder thereof, but shall be confined in 8 its operation to the clause, sentence, paragraph, subdivision, section 9 or part thereof directly involved in the controversy in which such judgment shall have been rendered. It is hereby declared to be the intent of 10 the legislature that this act would have been enacted even if such 11 invalid provisions had not been included herein. 12 § 5. This act shall take effect immediately and shall be deemed to 13

14 have been in full force and effect on and after December 29, 2020 and 15 shall apply retroactively to any applicable filing made on or after such 16 date; provided, however, that sections one and two of this act shall 17 take effect on the ninetieth day after it shall have become a law.