

General Assembly

February Session, 2024

## Substitute Bill No. 290

## AN ACT CONCERNING MINOR REVISIONS TO ENVIRONMENT RELATED STATUTES.

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

Section 1. Subdivision (10) of section 22a-255h of the general statutes
 is repealed and the following is substituted in lieu thereof (*Effective from passage*):

4 (10) "Intentionally introduced" means deliberately utilized regulated 5 metal or PFAS in the formulation of a package or packaging component where the continued presence of such metal or PFAS is desired in the 6 7 final package or packaging component to provide a specific 8 characteristic, appearance or quality. The use of a regulated metal <u>or</u> 9 <u>PFAS</u> as a processing agent or intermediate to impart certain chemical 10 or physical changes during manufacturing where the incidental 11 retention of a residue of said metal or PFAS in the final package or 12 packaging component is neither desired nor deliberate shall not be 13 considered intentional introduction for the purposes of this section 14 where such package or component is in compliance with subsection (c) 15 of section 22a-255i. The use of post-consumer recycled materials as 16 feedstock for the manufacture of new packaging materials where some 17 portion of the recycled materials may contain amounts of the regulated 18 metals or PFAS shall not be considered intentional introduction for the 19 purposes of this section provided the new package or packaging

20 component is in compliance with subsection (c) or (e) of section 22a-255i,
21 as applicable.

Sec. 2. Subsection (a) of section 22a-6 of the 2024 supplement to the
general statutes is repealed and the following is substituted in lieu
thereof (*Effective from passage*):

25 (a) The commissioner may: (1) Adopt, amend or repeal, in accordance 26 with the provisions of chapter 54, such environmental standards, 27 criteria and regulations, and such procedural regulations as are 28 necessary and proper to carry out the department's functions, powers 29 and duties; (2) enter into contracts with any person, firm, corporation or 30 association to do all things necessary or convenient to carry out the 31 functions, powers and duties of the department; (3) initiate and receive 32 complaints as to any actual or suspected violation of any statute, 33 regulation, permit or order administered, adopted or issued by the 34 department. The commissioner shall have the power to hold hearings, 35 administer oaths, take testimony and subpoena witnesses and evidence, 36 enter orders and institute legal proceedings including, but not limited 37 to, suits for injunctions, for the enforcement of any statute, regulation, 38 order or permit administered, adopted or issued by the department; (4) 39 in accordance with regulations adopted by the department, require, 40 issue, renew, revoke, modify or deny permits, under such conditions as 41 the commissioner may prescribe, governing all sources of pollution in 42 Connecticut within the department's jurisdiction; (5) in accordance with 43 constitutional limitations, enter at all reasonable times, without liability, 44 upon any public or private property, except a private residence, for the 45 purpose of inspection and investigation to ascertain possible violations 46 of any statute, regulation, order or permit administered, adopted or 47 issued by the department and the owner, managing agent or occupant 48 of any such property shall permit such entry, and no action for trespass 49 shall lie against the commissioner for such entry, or the commissioner 50 may apply to any court having criminal jurisdiction for a warrant to 51 inspect such premises to determine compliance with any statute, 52 regulation, order or permit administered, adopted or enforced by the

53 department, provided any information relating to secret processes or 54 methods of manufacture or production ascertained by the commissioner 55 during, or as a result of, any inspection, investigation, hearing or 56 otherwise shall be kept confidential and shall not be disclosed except 57 that, notwithstanding the provisions of subdivision (5) of subsection (b) 58 of section 1-210, such information may be disclosed by the 59 commissioner to the United States Environmental Protection Agency 60 and the Nuclear Regulatory Commission pursuant to the federal 61 Freedom of Information Act of 1976, (5 USC 552) and regulations 62 adopted thereunder or, if such information is submitted after June 4, 63 1986, to any person pursuant to the federal Clean Water Act (33 USC 64 1251 et seq.); (6) undertake any studies, inquiries, surveys or analyses 65 the commissioner may deem relevant, through the personnel of the 66 department or in cooperation with any public or private agency, to 67 accomplish the functions, powers and duties of the commissioner; (7) 68 require the posting of sufficient performance bond or other security to 69 assure compliance with any permit or order; (8) provide by notice 70 printed on any form that any false statement made thereon or pursuant 71 thereto is punishable as a criminal offense under section 53a-157b; (9) 72 construct or repair or contract for the construction or repair of any [dam 73 or flood and erosion control system] service road, trail, greenway, 74 bridge, dam, flood prevention, climate resilience and erosion control 75 system, as defined in section 25-85, or other civil or natural resource 76 infrastructure under the department's control and management, on and 77 after July 1, 2024, involving an expenditure of one million dollars or less, 78 and, with prior approval of the Commissioner of Administrative 79 Services, involving an expenditure of more than one million dollars but 80 not more than three million dollars, provided not later than July 1, 2024, 81 and annually thereafter, the Commissioner of Administrative Services 82 shall adjust such threshold expenditures by the percentage change in 83 Producer Price Index by Commodity: Construction the (Partial)(WPU80), not seasonally adjusted, or its successor index as 84 85 calculated by the United States Department of Labor, over the preceding 86 calendar year, rounded to the nearest multiple of one hundred dollars, 87 and shall post such adjusted dollar amounts on the Internet web site of

88 the Department of Administrative Services; (10) make or contract for the 89 making of any alteration, repair or addition to any other real asset under 90 the department's control and management, on and after July 1, 2024, 91 including rented or leased premises, involving an expenditure of [five 92 hundred thousand] one million dollars or less, and, with prior approval 93 of the Commissioner of Administrative Services, make or contract for 94 the making of any alteration, repair or addition to such other real asset 95 under the department's control and management involving an 96 expenditure of more than [five hundred thousand] one million dollars 97 but not more than [one] three million dollars, provided not later than 98 July 1, 2024, and annually thereafter, the Commissioner of 99 Administrative Services shall adjust such threshold expenditures by the 100 percentage change in the Producer Price Index by Commodity: 101 Construction (Partial)(WPU80), not seasonally adjusted, or its successor 102 index as calculated by the United States Department of Labor, over the 103 preceding calendar year, rounded to the nearest multiple of one hundred dollars, and shall post such adjusted dollar amounts on the 104 105 Internet web site of the Department of Administrative Services; [(10)] 106 (11) in consultation with affected town and watershed organizations, 107 enter into a lease agreement with a private entity owning a facility to 108 allow the private entity to generate hydroelectricity provided the project 109 meets the certification standards of the Low Impact Hydropower 110 Institute; [(11)] (12) by regulations adopted in accordance with the 111 provisions of chapter 54, require the payment of a fee sufficient to cover 112 the reasonable cost of the search, duplication and review of records 113 requested under the Freedom of Information Act, as defined in section 114 1-200, and the reasonable cost of reviewing and acting upon an 115 application for and monitoring compliance with the terms and 116 conditions of any state or federal permit, license, registration, order, 117 certificate or approval required pursuant to subsection (i) of section 22a-118 39, subsections (c) and (d) of section 22a-96, subsections (h), (i) and (k) 119 of section 22a-424, and sections 22a-6d, 22a-32, 22a-134a, 22a-134e, 22a-120 135, 22a-148, 22a-150, 22a-174, 22a-208, 22a-208a, 22a-209, 22a-342, 22a-121 345, 22a-354i, 22a-361, 22a-363c, 22a-368, 22a-372, 22a-379, 22a-403, 22a-122 409, 22a-416, 22a-428 to 22a-432, inclusive, 22a-449 and 22a-454 to 22a123 454c, inclusive, and Section 401 of the federal Clean Water Act, (33 USC 124 1341). Such costs may include, but are not limited to the costs of (A) 125 public notice, (B) reviews, inspections and testing incidental to the 126 issuance of and monitoring of compliance with such permits, licenses, 127 orders, certificates and approvals, and (C) surveying and staking 128 boundary lines. The applicant shall pay the fee established in 129 accordance with the provisions of this section prior to the final decision 130 of the commissioner on the application. The commissioner may 131 postpone review of an application until receipt of the payment. Payment 132 of a fee for monitoring compliance with the terms or conditions of a 133 permit shall be at such time as the commissioner deems necessary and 134 is required for an approval to remain valid; and [(12)] (13) by regulations 135 adopted in accordance with the provisions of chapter 54, require the 136 payment of a fee sufficient to cover the reasonable cost of responding to 137 requests for information concerning the status of real estate with regard 138 to compliance with environmental statutes, regulations, permits or 139 orders. Such fee shall be paid by the person requesting such information 140 at the time of the request. Funds not exceeding two hundred thousand 141 dollars received by the commissioner pursuant to subsection (g) of 142 section 22a-174, during the fiscal year ending June 30, 1985, shall be 143 deposited in the General Fund and credited to the appropriations of the 144 Department of Energy and Environmental Protection in accordance 145 with the provisions of section 4-86, and such funds shall not lapse until 146 June 30, 1986. In any action brought against any employee of the 147 department acting within the scope of delegated authority in 148 performing any of the above-listed duties, the employee shall be 149 represented by the Attorney General.

Sec. 3. Subsection (c) of section 22a-244b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective from passage*):

(c) On April 1, 2022, and every six months thereafter, payment shall
be remitted by each wholesaler to every municipality where any such
beverage container was sold during the preceding six-month period by

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such wholesaler, provided any such payment remitted to a municipality 156 157 by the last day of April or October, as applicable, shall be deemed timely 158 and in compliance with the provisions of this subsection. Such payment 159 shall be at the rate of five cents for every such beverage container sold 160 within such municipality by such wholesaler. Concomitant with any 161 payment made by a wholesaler to a municipality pursuant to this 162 subsection, such wholesaler shall file a report with the Department of Revenue Services [and the Department of Consumer Protection's Liquor 163 164 Control Division,] detailing the number of such beverage containers sold in each municipality by such wholesaler in the preceding six-month 165 166 period.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	22a-255h(10)
Sec. 2	from passage	22a-6(a)
Sec. 3	from passage	22a-244b(c)

**ENV** Joint Favorable Subst.