

General Assembly

Substitute Bill No. 1031

January Session, 2021



AN ACT CONCERNING THE USE OF SODIUM CHLORIDE TO MITIGATE ICE AND SNOW ACCUMULATIONS.

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

1 Section 1. (NEW) (Effective October 1, 2021) The Commissioners of 2 Energy and Environmental Protection and Transportation shall jointly 3 work with The University of Connecticut's Tech Transfer Center to 4 conduct a training program for state, municipal and private roadside 5 applicators that relies on the Connecticut Best Management Practices 6 "Green Snow Pro: Sustainable Winter Operations" 7 municipalities. Such training program shall include, but not be limited 8 to, instruction on each topic contained in such guide and the provision 9 of additional information resources for each topic. Such training shall be 10 provided by personnel of the Departments of Energy and 11 Environmental Protection and Transportation or The University of 12 Connecticut's Tech Transfer Center and shall consist of not less than one 13 training session conducted in each county of the state. Information 14 concerning such training shall be provided by said agencies to each 15 regional council of governments. Not later than one year following the 16 implementation of such training program and pursuant to section 11-4a 17 of the general statutes, said commissioners shall jointly submit a report 18 to the joint standing committees of the General Assembly having 19 cognizance of matters relating to the environment and transportation on

- 20 how many state, municipal and private applicators have received
- 21 training pursuant to such program, any goals for the future of such
- 22 program and any recommendations concerning proposed legislation to
- 23 reduce the effects of sodium chloride on private wells and public
- 24 drinking water supplies.
- 25 Sec. 2. (NEW) (Effective from passage) (a) For the purposes of this
- section and section 3 of this act:
- 27 (1) "Apply salt" means to apply salt or a salt alternative to roadways,
- 28 parking lots or sidewalks for the purpose of winter maintenance;
- 29 (2) "Commercial applicator" means any individual who applies or
- 30 supervises other persons who apply salt, except any municipal or state
- 31 employee or employee of a political subdivision of the state;
- 32 (3) "Commissioner" means the Commissioner of Energy and
- 33 Environmental Protection;
- 34 (4) "Department" means the Department of Energy and
- 35 Environmental Protection;
- 36 (5) "Salt" means sodium chloride, calcium chloride, magnesium
- 37 chloride or any other substance containing chloride; and
- 38 (6) "Salt alternative" means any substance not containing chloride
- 39 that is used for the purpose of de-icing or anti-icing.
- 40 (b) Any commercial applicator may apply to be annually certified by
- 41 the department. Applicator certificates shall be issued by the
- 42 department provided any business that employs multiple commercial
- 43 applicators may obtain a master certificate for the owner or chief
- supervisor, and commercial applicators employed by the business may
- 45 obtain certificates to qualify under such master certificate. Any business
- 46 that holds a master certificate shall ensure that all commercial
- 47 applicators operating under such master certificate receive the required
- 48 training and shall provide the required recordkeeping on behalf of all

commercial applicators. Any fees established by the commissioner pursuant to this section for such certificates shall be sufficient to cover all costs incurred from the provision of such training program. Any annual fee established by the commissioner for certificates obtained under a master certificate shall be significantly less than the fee for a master certificate.

- (c) Application for such certification shall be on a form prescribed by the commissioner and shall include the following: (1) The full name and address of the person applying for the certification; (2) the name and address of a person whose domicile is in the state, and who is authorized to receive and accept service of summons and legal notices of all kinds for the applicant; (3) the type of apparatus used to apply salt or salt alternative whether liquid or dry; and (4) any other information deemed necessary by the commissioner.
- (d) The commissioner shall administer and enforce the provisions of this section within available resources.
- (e) The commissioner may issue an order to any person who is in violation of any provision of this section and any regulation adopted pursuant to this section, including, but not limited to, an order to cease and desist from any act in violation of such provision or regulation. Any order issued by the commissioner pursuant to this subsection shall be effective immediately. The commissioner, after notice and hearing, pursuant to chapter 54 of the general statutes, may revoke the certification of any person who violates any such provision or regulation.
- (f) There is established a separate, nonlapsing salt application account. Such account shall contain any moneys required by law to be deposited into said account. Such account shall be used by the commissioner to administer the salt applicator certification program established under this section. Certification fees collected by the commissioner pursuant to this section shall be deposited with the state Treasurer and be credited to such account and may be invested as

provided by law. Interest received on any such investment shall also be credited to such account. No funds from the General Fund shall be used to cover the cost of the salt applicator certification program.

(g) The commissioner shall adopt regulations, in accordance with the provisions of chapter 54 of the general statutes, to implement the provisions of this section. Such regulations shall include, but are not limited to, provisions to: (1) Establish policies and goals for applying salt; (2) receive and allocate federal grants and other funds or gifts for the purpose of carrying out any provision of this section; (3) provide for the types and frequency of training programs required for certification; (4) establish procedures for commercial applicators to obtain certification; (5) recordkeeping required for commercial applicators to maintain certification; and (6) provide for the establishment and collection of fees to cover the cost of such program implementation.

Sec. 3. (NEW) (Effective from passage) (a) No commercial applicator, as defined in section 2 of this act, who is certified in accordance with section 2 of this act, and no owner, occupant or lessee of any land that is maintained by a commercial applicator certified in accordance with section 2 of this act, shall be liable for damages arising from insufficiencies or hazards on any premises owned, occupied, maintained or operated by such commercial applicator or owner, occupant or lessee, even if such commercial applicator or owner, occupant or lessee had actual notice of such insufficiency or hazard, when such insufficiency or hazard is caused solely by snow or ice, and the commercial applicator's, owner's, occupant's or lessee's failure or delay in removing or mitigating such insufficiency or hazard is the result of such commercial applicator's, owner's, occupant's or lessee's implementation of best management practices for winter road, parking lot and sidewalk maintenance adopted and published by the Department of Transportation in conjunction with the Department of Energy and Environmental Protection, except in the case of gross negligence or reckless disregard of such insufficiency or hazard by such commercial applicator, owner, occupant or lessee. Any commercial

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applicator, owner, occupant or lessee who adopts such best management practices shall be presumed to be acting pursuant to the best management practices in the absence of proof to the contrary.

- (b) In order to receive the liability protection provided in subsection (a) of this section, such commercial applicator, owner, occupant or lessee shall keep a written record describing such commercial operator's, owner's, occupant's or lessee's winter road, parking lot and property maintenance practices. Any such written record shall include the type and rate of application of de-icing materials used, the dates of treatment and the weather conditions for each event requiring de-icing. Such records shall be kept for a period of three years.
- Sec. 4. (NEW) (Effective from passage) Not later than January 1, 2022, each local health district shall establish an electronic reporting system for the owner of any home or well that is damaged as the direct result of sodium chloride run-off to register such damage with the local health department. Not later than January 1, 2023, and each year thereafter, each local health department shall submit any report received pursuant to this section during the previous calendar year to the Office of Policy and Management. The Secretary of the Office of Policy and Management may identify any available state or federal financial resources to assist such owners with the costs of remediation, mitigation or repair of such homes or wells and establish any criteria and procedures for the issuance of any such financial assistance to such owners.
- Sec. 5. (NEW) (*Effective from passage*) Any person, as defined in section 1-1 of the general statutes, who installs residential water treatment systems, including, but not limited to, automatic water softeners or tanks, shall test a customer's drinking water for the presence of sodium and chloride prior to making any recommendation to such customer or potential customer regarding the installation of an automatic water softener or tank. Such testing shall be performed by an environmental laboratory registered pursuant to section 19a-29a of the general statutes.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2021	New section
Sec. 2	from passage	New section
Sec. 3	from passage	New section
Sec. 4	from passage	New section
Sec. 5	from passage	New section

ENV Joint Favorable Subst.