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### STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

### **JANUARY SESSION, A.D. 2010**

### AN ACT

## RELATING TO PUBLIC UTILITIES AND CARRIERS -- REGULATORY POWERS OF ADMINISTRATION

<u>Introduced By:</u> Representatives Gemma, and Fox

Date Introduced: January 20, 2010

Referred To: House Municipal Government

It is enacted by the General Assembly as follows:

SECTION 1. Section 39-3-11.1 of the General Laws in Chapter 39-3 entitled "Regulatory

Powers of Administration" is hereby amended to read as follows:

39-3-11.1. Changes in rates of publicly owned water authorities. -- (a)

4 Notwithstanding any other provisions of this chapter, the commission shall not have the power to

suspend the taking effect of any change or changes in the rates, tolls, and charges filed and

published in compliance with the requirements of sections 39-3-10 and 39-3-11 by any public

waterworks or water service owned or furnished by a city, town, or any other municipal

corporation defined as a public utility in section 39-1-2, when the change or changes are proposed

9 to be made solely for the purpose of making payments or compensation to any city or town for

10 reimbursement of any loans or advances of money previously issued to any public waterworks or

water service by any city or town under existing contracts or arrangements; provided, however,

that the change or changes shall take effect subject to refund or credit pending further

investigation, hearing, and order by the commission within eight (8) months after the effective

date. The public waterworks or water service shall file with the commission the new rate schedule

along with the documentary evidence of the indebtedness supporting the new rates. Further, the

rate schedule shall be published in a newspaper of general circulation in the service area by the

waterworks or water service at least ten (10) days prior to the effective date thereof.

(b) The provisions of this section shall not be construed to bar recovery of loans or

1	advances of money not otherwise reflected in existing rates, tolls, and charges issued to May 19
2	1982.
3	(c) In setting rates for publicly owned water authorities, the commission shall not require
4	the payment of rental fees for fire hydrants from any municipality that has prohibited such fees by
5	ordinance and has given notice to the commission of said ordinance.
6	SECTION 2. Chapter 45-39 of the General Laws entitled "Sale of Water" is hereby
7	amended by adding thereto the following section:
8	45-39-4. Payment for hydrant rentals. – Notwithstanding any general or special law
9	relating to publicly owned water authorities, any city, town, quasi-municipal corporation, water
10	district, authority, or any other agency of the state created by any special or general law
11	authorized to sell water, may be barred from assessing rental fees for any fire hydrants within the
12	city, town, water district, or authority by enactment of an ordinance by any municipality to that
13	effect and complying with the notice requirements of section 39-3-11.1.
14	SECTION 3. This act shall take effect upon passage.

LC00084

### **EXPLANATION**

### BY THE LEGISLATIVE COUNCIL

OF

## AN ACT

# RELATING TO PUBLIC UTILITIES AND CARRIERS -- REGULATORY POWERS OF ADMINISTRATION

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This act would transfer the costs associated with fire hydrants from property taxpayers to ratepayers by allowing municipalities that pass an appropriate ordinance to avoid payment of hydrant rental fees.

This act would take effect upon passage.

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