

# Union Calendar No. 52

117TH CONGRESS  
1ST SESSION

# H. R. 3291

[Report No. 117-76]

To amend the Safe Drinking Water Act to provide assistance for States, territories, areas affected by natural disasters, and water systems and schools affected by PFAS or lead, and to require the Environmental Protection Agency to promulgate national primary drinking water regulations for PFAS, microcystin toxin, and 1,4-dioxane, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 18, 2021

Mr. TONKO (for himself and Mr. PALLONE) introduced the following bill;  
which was referred to the Committee on Energy and Commerce

JUNE 29, 2021

Additional sponsor: Mr. HORSFORD

JUNE 29, 2021

Reported with an amendment, committed to the Committee of the Whole  
House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on May 18, 2021]

# A BILL

To amend the Safe Drinking Water Act to provide assistance for States, territories, areas affected by natural disasters, and water systems and schools affected by PFAS or lead, and to require the Environmental Protection Agency to promulgate national primary drinking water regulations for PFAS, microcystin toxin, and 1,4-dioxane, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
 2   *tives of the United States of America in Congress assembled,*

3   **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       *(a) SHORT TITLE.—This Act may be cited as the “As-*  
 5   *sistance, Quality, and Affordability Act of 2021”.*

6       *(b) TABLE OF CONTENTS.—The table of contents for*  
 7   *this Act is as follows:*

*Sec. 1. Short title; table of contents.*

**TITLE I—INFRASTRUCTURE**

*Sec. 101. Drinking water system resilience funding.*  
*Sec. 102. Grants for State programs.*  
*Sec. 103. American iron and steel products.*  
*Sec. 104. Assistance for disadvantaged communities.*  
*Sec. 105. Allotments for territories.*  
*Sec. 106. Drinking water SRF funding.*  
*Sec. 107. Lead service line replacement.*  
*Sec. 108. Drinking water assistance to colonias.*  
*Sec. 109. PFAS treatment grants.*  
*Sec. 110. Voluntary school and child care program lead testing grant program.*  
*Sec. 111. Grant program for installation of filtration stations at schools and child care programs.*  
*Sec. 112. Drinking water fountain replacement for schools.*  
*Sec. 113. Indian reservation drinking water program.*  
*Sec. 114. Assistance for areas affected by natural disasters.*

**TITLE II—SAFETY**

*Sec. 201. Enabling EPA to set standards for new drinking water contaminants.*  
*Sec. 202. National primary drinking water regulations for PFAS.*  
*Sec. 203. National primary drinking water regulations for microcystin toxin.*  
*Sec. 204. National primary drinking water regulations for 1,4-dioxane.*  
*Sec. 205. Elimination of small system variances.*

**TITLE III—AFFORDABILITY**

*Sec. 301. Emergency relief program.*

**TITLE IV—OTHER MATTERS**

*Sec. 401. Small urban and rural water system consolidation report.*

## 1       **TITLE I—INFRASTRUCTURE**

### 2   **SEC. 101. DRINKING WATER SYSTEM RESILIENCE FUNDING.**

3       *Section 1433(g) of the Safe Drinking Water Act (42  
4   U.S.C. 300i–2(g)) is amended—*

5              *(1) in paragraph (1), by striking “and 2021”  
6          and inserting “through 2031”; and*

7              *(2) in paragraph (6)—*

8                  *(A) by striking “25,000,000” and inserting  
9              “50,000,000”; and*

10                 *(B) by striking “2020 and 2021” and in-  
11          serting “2022 through 2031”.*

### 12   **SEC. 102. GRANTS FOR STATE PROGRAMS.**

13       *Section 1443(a)(7) of the Safe Drinking Water Act (42  
14   U.S.C. 300j–2(a)(7)) is amended by striking “and 2021”  
15          and inserting “through 2031”.*

### 16   **SEC. 103. AMERICAN IRON AND STEEL PRODUCTS.**

17       *Section 1452(a)(4)(A) of the Safe Drinking Water Act  
18   (42 U.S.C. 300j–12(a)(4)(A)) is amended by striking “Dur-  
19          ing fiscal years 2019 through 2023, funds” and inserting  
20          “Funds”.*

### 21   **SEC. 104. ASSISTANCE FOR DISADVANTAGED COMMU- 22          NITIES.**

23       *Section 1452(d)(2)(A) of the Safe Drinking Water Act  
24   (42 U.S.C. 300j–12(d)(2)(A)) is amended by striking “35  
25          percent” and inserting “40 percent”.*

1   **SEC. 105. ALLOTMENTS FOR TERRITORIES.**

2       *Section 1452(j) of the Safe Drinking Water Act (42  
3 U.S.C. 300j–12(j)) is amended by striking “0.33 percent”  
4 and inserting “1.5 percent”.*

5   **SEC. 106. DRINKING WATER SRF FUNDING.**

6       *Section 1452(m)(1) of the Safe Drinking Water Act  
7 (42 U.S.C. 300j–12(m)(1)) is amended—*

8              *(1) in subparagraph (B), by striking “and”;  
9              (2) in subparagraph (C), by striking “2021.”*

10         *and inserting “2021;”;* and

11         *(3) by adding at the end the following:*

12              *“(D) \$4,140,000,000 for fiscal year 2022;*

13              *“(E) \$4,800,000,000 for fiscal year 2023;*

14         *and*

15              *“(F) \$5,500,000,000 for each of fiscal years  
16              2024 through 2031.”.*

17   **SEC. 107. LEAD SERVICE LINE REPLACEMENT.**

18        *(a) IN GENERAL.—Section 1452 of the Safe Drinking  
19 Water Act (42 U.S.C. 300j–12) is amended by adding at  
20 the end the following:*

21         *“(u) LEAD SERVICE LINE REPLACEMENT.—*

22              *“(1) IN GENERAL.—In addition to the capital-  
23 ization grants to eligible States under subsection  
24 (a)(1), the Administrator shall offer to enter into  
25 agreements with States, Indian Tribes, and the terri-  
26 tories described in subsection (j) to make grants, in-*

1       *cluding letters of credit, to such States, Indian Tribes,*  
2       *and territories under this subsection to fund the re-*  
3       *placement of lead service lines.*

4           “(2) *ALLOTMENTS.*—

5           “(A) *STATES.*—*Funds made available to*  
6       *carry out this subsection shall be—*

7              “(i) *allotted and reallocated to the extent*  
8       *practicable to States as if allotted or reallocated*  
9       *under subsection (a)(1) as a capitaliza-*  
10      *tion grant under such subsection; and*

11             “(ii) *deposited into the State loan fund*  
12      *of a State receiving such funds pursuant to*  
13      *an agreement entered into pursuant to this*  
14      *subsection.*

15           “(B) *INDIAN TRIBES.*—*The Administrator*  
16      *shall set aside 1½ percent of the amounts made*  
17      *available each fiscal year to carry out this sub-*  
18      *section to make grants to Indian Tribes.*

19           “(C) *OTHER AREAS.*—*Funds made avail-*  
20      *able to carry out this subsection shall be allotted*  
21      *to territories described in subsection (j) in ac-*  
22      *cordance with such subsection.*

23           “(3) *GRANTS.*—*Notwithstanding any other pro-*  
24      *vision of this section, funds made available under this*

1       subsection shall be used only for providing grants for  
2       the replacement of lead service lines.

3           “(4) PRIORITY.—Each State, Indian Tribe, and  
4       territory that has entered into an agreement pursuant  
5       to this subsection shall annually prepare a plan that  
6       identifies the intended uses of the amounts made  
7       available to such State, Indian Tribe, or territory  
8       under this subsection, and any such plan shall—

9              “(A) not be required to comply with sub-  
10       section (b)(3); and

11             “(B) provide, to the maximum extent prac-  
12       ticable, that priority for the use of funds be given  
13       to projects that replace lead service lines serving  
14       disadvantaged communities and environmental  
15       justice communities.

16           “(5) PLAN FOR REPLACEMENT.—Each State, In-  
17       dian Tribe, and territory that has entered into an  
18       agreement pursuant to this subsection shall require  
19       each recipient of funds made available pursuant to  
20       this subsection to submit to the State, Indian Tribe,  
21       or territory a plan to replace all lead service lines in  
22       the applicable public water system within 10 years of  
23       receiving such funds.

24           “(6) AMERICAN MADE IRON AND STEEL AND  
25       PREVAILING WAGES.—The requirements of paragraphs

1       (4) and (5) of subsection (a) shall apply to any  
2       project carried out in whole or in part with funds  
3       made available under or pursuant to this subsection.

4           “(7) *LIMITATION*.—

5           “(A) *PROHIBITION ON PARTIAL LINE RE-*  
6       *PLACEMENT*.—No funds made available pursuant  
7       to this subsection may be used for partial lead  
8       service line replacement if, at the conclusion of  
9       the service line replacement, drinking water is  
10      delivered through a publicly or privately owned  
11      portion of a lead service line.

12          “(B) *NO PRIVATE OWNER CONTRIBUTION*.—  
13       Any recipient of funds made available pursuant  
14       to this subsection for lead service line replace-  
15       ment shall offer to replace any privately owned  
16       portion of any lead service line with respect to  
17       which such funds are used at no cost to the pri-  
18       vate owner.

19          “(8) *DISADVANTAGED COMMUNITY ASSIST-*  
20       *ANCE*.—All funds made available pursuant to this  
21       subsection to fund the replacement of lead service  
22       lines may be used to replace lead service lines serving  
23       disadvantaged communities.

24          “(9) *STATE CONTRIBUTION NOT REQUIRED*.—No  
25       agreement entered into pursuant to paragraph (1)

1 shall require that a State deposit, at any time, in the  
2 applicable State loan fund from State moneys any  
3 contribution in order to receive funds under this sub-  
4 section.

5 “(10) *AUTHORIZATION OF APPROPRIATIONS.*—

6           “(A) *IN GENERAL.*—There are authorized to  
7 be appropriated to carry out this subsection  
8 \$4,500,000,000 for each of fiscal years 2022  
9 through 2031. Such sums shall remain available  
10 until expended.

11           “(B) *ADDITIONAL AMOUNTS.*—To the extent  
12 amounts authorized to be appropriated under  
13 this subsection in any fiscal year are not appro-  
14 priated in that fiscal year, such amounts are au-  
15 thorized to be appropriated in a subsequent fis-  
16 cal year. Such sums shall remain available until  
17 expended.

18           “(11) *DEFINITIONS.*—For purposes of this sub-  
19 section:

20           “(A) *DISADVANTAGED COMMUNITY.*—The  
21 term ‘disadvantaged community’ has the mean-  
22 ing given such term in subsection (d)(3).

23           “(B) *ENVIRONMENTAL JUSTICE COMMU-*  
24 *NITY.*—The term ‘environmental justice commu-  
25 *nity’ means any population of color, community*

1           *of color, indigenous community, or low-income*  
2           *community that experiences a disproportionate*  
3           *burden of the negative human health and envi-*  
4           *ronmental impacts of pollution or other environ-*  
5           *mental hazards.*

6           “*(C) LEAD SERVICE LINE.*—The term ‘lead  
7           service line’ means a pipe and its fittings, which  
8           are not lead free (as defined in section 1417(d)),  
9           that connect the drinking water main to the  
10          building inlet.”.

11          (b) *CONFORMING AMENDMENT.*—Section 1452(m)(1)  
12         of the Safe Drinking Water Act (42 U.S.C. 300j–12(m)(1))  
13         is amended by striking “(a)(2)(G) and (t)” and inserting  
14         “(a)(2)(G), (t), and (u)”.

15 **SEC. 108. DRINKING WATER ASSISTANCE TO COLONIAS.**

16          Section 1456 of the Safe Drinking Water Act (42  
17         U.S.C. 300j–16) is amended—

18           (1) in subsection (a)—

19           (A) by redesignating paragraph (2) as  
20           paragraph (3); and

21           (B) by inserting after paragraph (1) the fol-  
22           lowing new paragraph:

23           “(2) *COVERED ENTITY.*—The term ‘covered enti-  
24           ty’ means each of the following:

25           “(A) A border State.

1                 “(B) A local government with jurisdiction  
2                 over an eligible community.”;  
3                 (2) in subsection (b), by striking “border State”  
4                 and inserting “covered entity”;  
5                 (3) in subsection (d), by striking “shall not ex-  
6                 ceed 50 percent” and inserting “may not be less than  
7                 80 percent”; and  
8                 (4) in subsection (e)—  
9                         (A) by striking “\$25,000,000” and inserting  
10                 “\$100,000,000”; and  
11                         (B) by striking “1997 through 1999” and  
12                 inserting “2022 through 2026”.

13 **SEC. 109. PFAS TREATMENT GRANTS.**

14         Part E of the Safe Drinking Water Act (42 U.S.C. 300j  
15 et seq.) is amended by adding at the end the following new  
16 section:

17 **“SEC. 1459E. ASSISTANCE FOR COMMUNITY WATER SYS-  
18 TEMS Affected BY PFAS.**

19         “(a) ESTABLISHMENT.—Not later than 180 days after  
20 the date of enactment of this section, the Administrator  
21 shall establish a program to award grants to affected com-  
22 munity water systems to pay for capital costs associated  
23 with the implementation of eligible treatment technologies.

24         “(b) APPLICATIONS.—

1           “(1) *GUIDANCE.*—Not later than 12 months after  
2       the date of enactment of this section, the Adminis-  
3       trator shall publish guidance describing the form and  
4       timing for community water systems to apply for  
5       grants under this section.

6           “(2) *REQUIRED INFORMATION.*—The Adminis-  
7       trator shall require a community water system apply-  
8       ing for a grant under this section to submit—

9                 “(A) information showing the presence of a  
10       perfluoroalkyl or polyfluoroalkyl substance in  
11       water of the community water system; and

12                 “(B) a certification that the treatment tech-  
13       nology in use by the community water system at  
14       the time of application is not sufficient to meet  
15       all applicable standards, and all applicable  
16       health advisories published pursuant to section  
17       1412(b)(1)(F), for perfluoroalkyl and  
18       polyfluoroalkyl substances.

19           “(c) *LIST OF ELIGIBLE TREATMENT TECHNOLOGIES.*—Not later than 150 days after the date of enact-  
20       ment of this section, and every 2 years thereafter, the Ad-  
21       ministrator shall publish a list of treatment technologies  
22       that the Administrator determines are the most effective at  
23       removing perfluoroalkyl and polyfluoroalkyl substances  
24       from drinking water.

1       “(d) PRIORITY FOR FUNDING.—In awarding grants  
2 under this section, the Administrator shall prioritize an af-  
3 fected community water system that—

4           “(1) serves a disadvantaged community;  
5           “(2) will provide at least a 10-percent cost share  
6 for the cost of implementing an eligible treatment  
7 technology;

8           “(3) demonstrates the capacity to maintain the  
9 eligible treatment technology to be implemented using  
10 the grant; or

11           “(4) is located within an area with respect to  
12 which the Administrator has published a determina-  
13 tion under the first sentence of section 1424(e) relat-  
14 ing to an aquifer that is the sole or principal drink-  
15 ing water source for the area.

16       “(e) AUTHORIZATION OF APPROPRIATIONS.—

17           “(1) IN GENERAL.—There is authorized to be ap-  
18 propriated to carry out this section \$500,000,000 for  
19 each of the fiscal years 2022 through 2031.

20           “(2) SPECIAL RULE.—Of the amounts authorized  
21 to be appropriated by paragraph (1), \$25,000,000 are  
22 authorized to be appropriated for each of fiscal years  
23 2022 and 2023 for grants under subsection (a) to pay  
24 for capital costs associated with the implementation  
25 of eligible treatment technologies during the period be-

1       *ginning on October 1, 2014, and ending on the date*  
2       *of enactment of this section.*

3       “*(f) DEFINITIONS.—In this section:*

4           “(1) *AFFECTED COMMUNITY WATER SYSTEM.—*  
5       *The term ‘affected community water system’ means a*  
6       *community water system that is affected by the pres-*  
7       *ence of a perfluoroalkyl or polyfluoroalkyl substance*  
8       *in the water in the community water system.*

9           “(2) *DISADVANTAGED COMMUNITY.—The term*  
10      *‘disadvantaged community’ has the meaning given*  
11      *that term in section 1452.*

12          “(3) *ELIGIBLE TREATMENT TECHNOLOGY.—The*  
13       *term ‘eligible treatment technology’ means a treat-*  
14       *ment technology included on the list published under*  
15       *subsection (c).”.*

16      **SEC. 110. VOLUNTARY SCHOOL AND CHILD CARE PROGRAM**

17           **LEAD TESTING GRANT PROGRAM.**

18       *Section 1464(d)(8) of the Safe Drinking Water Act (42*  
19       *U.S.C. 300j–24(d)(8)) is amended by striking “and 2021”*  
20       *and inserting “through 2031”.*

1   **SEC. 111. GRANT PROGRAM FOR INSTALLATION OF FILTRA-**  
2                         **TION STATIONS AT SCHOOLS AND CHILD**  
3                         **CARE PROGRAMS.**

4         *Section 1464 of the Safe Drinking Water Act (42*  
5     *U.S.C. 300j-24) is amended by adding at the end the fol-*  
6     *lowing:*

7         “(e) **GRANT PROGRAM FOR INSTALLATION AND MAIN-**  
8     **TENANCE OF FILTRATION STATIONS.—**

9             “(1) **PROGRAM.**—*The Administrator shall estab-*  
10     *lish a program to make grants to States to assist local*  
11     *educational agencies in voluntary installation and*  
12     *maintenance of filtration stations at schools and child*  
13     *care programs under the jurisdiction of the local edu-*  
14     *cational agencies.*

15             “(2) **DIRECT GRANTS TO LOCAL EDUCATIONAL**  
16     **AGENCIES.**—*The Administrator may make a grant*  
17     *described in paragraph (1) directly available to—*

18                 “(A) *any local educational agency described*  
19     *in clause (i) or (iii) of subsection (d)(1)(B) lo-*  
20     *cated in a State that does not participate in the*  
21     *program established under paragraph (1); or*

22                 “(B) *any local educational agency described*  
23     *in clause (ii) of subsection (d)(1)(B).*

24             “(3) **USE OF FUNDS.**—*Grants made under the*  
25     *program established under this subsection may be*  
26     *used to pay the costs of—*

1               “(A) installation and maintenance of filtra-  
2               tion stations at schools and child care programs;  
3               and

4               “(B) annual testing of drinking water at  
5               such schools and child care programs following  
6               the installation of filtration stations.

7               “(4) PRIORITY.—In making grants under the  
8               program established under this subsection, the Adminin-  
9               istrator shall give priority to States and local edu-  
10               cational agencies that will assist in voluntary instal-  
11               lation and maintenance of filtration stations at  
12               schools and child care programs that are in low-in-  
13               come areas.

14               “(5) GUIDANCE.—Not later than 180 days after  
15               the date of enactment of this subsection, the Adminis-  
16               trator shall establish guidance to carry out the pro-  
17               gram established under this subsection.

18               “(6) NO PRIOR TESTING REQUIRED.—The pro-  
19               gram established under this subsection shall not re-  
20               quire testing for lead contamination in drinking  
21               water at schools and child care programs prior to  
22               participation in such program.

23               “(7) DEFINITIONS.—In this subsection:

24               “(A) CHILD CARE PROGRAM AND LOCAL  
25               EDUCATIONAL AGENCY.—The terms ‘child care

1           *program' and 'local educational agency'* have the  
2           meaning given such terms in subsection (d).

3           “(B) *FILTRATION STATION*.—The term 'fil-  
4           tration station' means an apparatus that—

5                 “(i) is connected to building plumbing;  
6                 “(ii) is certified to the latest version of  
7                 *NSF/ANSI 53 for lead reduction and NSF/*  
8                 *ANSI 42 for particulate reduction (Class I)*  
9                 *by a certification body accredited by the*  
10                 *American National Standards Institute Na-*  
11                 *tional Accreditation Board;*  
12                 “(iii) has an indicator to show filter  
13                 *performance;*  
14                 “(iv) can fill bottles or containers for  
15                 *water consumption; and*  
16                 “(v) allows users to drink directly from  
17                 *a stream of flowing water.*

18           “(8) *AUTHORIZATION OF APPROPRIATIONS*.—  
19           There is authorized to be appropriated to carry out  
20           this subsection \$50,000,000 for each of fiscal years  
21           2022 through 2031.”.

1   **SEC. 112. DRINKING WATER FOUNTAIN REPLACEMENT FOR**  
2                   **SCHOOLS.**

3       *Section 1465(d) of the Safe Drinking Water Act (42*  
4   *U.S.C. 300j–25(d)) is amended by striking “2021” and in-*  
5   *serting “2031”.*

6   **SEC. 113. INDIAN RESERVATION DRINKING WATER PRO-**  
7                   **GRAM.**

8       *Section 2001(d) of America’s Water Infrastructure Act*  
9   *of 2018 (Public Law 115–270) is amended by striking*  
10   *“2022” and inserting “2031”.*

11   **SEC. 114. ASSISTANCE FOR AREAS AFFECTED BY NATURAL**  
12                   **DISASTERS.**

13       *Section 2020 of America’s Water Infrastructure Act of*  
14   *2018 (Public Law 115–270) is amended—*

15                *(1) in subsection (b)(1), by striking “subsection*  
16   *(e)(1)” and inserting “subsection (f)(1)”;*

17                *(2) by redesignating subsections (c) through (e)*  
18   *as subsections (d) through (f), respectively;*

19                *(3) by inserting after subsection (b) the fol-*  
20   *lowing:*

21        *“(c) ASSISTANCE FOR TERRITORIES.—The Adminis-*  
22   *trator may use funds made available under subsection (f)(1)*  
23   *to make grants to Guam, the Virgin Islands, American*  
24   *Samoa, and the Northern Mariana Islands for the purposes*  
25   *of providing assistance to eligible systems to restore or in-*

1   crease compliance with national primary drinking water  
 2   regulations.”; and

3                     (4) in subsection (f), as so redesignated—

4                         (A) in the heading, by striking “STATE RE-  
 5                         VOLVING FUND CAPITALIZATION”; and

6                         (B) in paragraph (1)—

7                             (i) in the matter preceding subparagraph  
 8                         (A), by inserting “and to make  
 9                         grants under subsection (c) of this section,”  
 10                         before “to be available”; and

11                             (ii) in subparagraph (A), by inserting  
 12                         “or subsection (c), as applicable” after “sub-  
 13                         section (b)(1)”.

## 14                     **TITLE II—SAFETY**

### 15    **SEC. 201. ENABLING EPA TO SET STANDARDS FOR NEW 16                         DRINKING WATER CONTAMINANTS.**

17                     (a) IN GENERAL.—Section 1412(b)(6) of the Safe  
 18   Drinking Water Act (42 U.S.C. 300g–1(b)(6)) is repealed.

19                     (b) CONFORMING AMENDMENTS.—Section 1412(b) of  
 20   the Safe Drinking Water Act (42 U.S.C. 300g–1(b)) is  
 21   amended—

22                         (1) in paragraph (3)(C)(i)—

23                             (A) by striking “paragraph (5) or (6)(A)”  
 24                         and inserting “paragraph (5)”; and

**6 SEC. 202. NATIONAL PRIMARY DRINKING WATER REGULA-**

**7 TIONS FOR PFAS.**

8       Section 1412(b) of the Safe Drinking Water Act (42  
9 U.S.C. 300g-1(b)) is amended by adding at the end the fol-  
10 lowing:

11           “(16) *PERFLUOROALKYL AND POLYFLUOROALKYL*  
12           *SUBSTANCES.*—

13                 “(A) IN GENERAL.—Not later than 2 years  
14                 after the date of enactment of this paragraph, the  
15                 Administrator shall, after notice and oppor-  
16                 tunity for public comment, promulgate a na-  
17                 tional primary drinking water regulation for  
18                 perfluoroalkyl and polyfluoroalkyl substances,  
19                 which shall, at a minimum, include standards  
20                 for—

“(i) perfluorooctanoic acid (commonly referred to as ‘PFOA’); and

“(ii) perfluorooctane sulfonic acid  
(commonly referred to as ‘PFOS’).

25                    "(B) ALTERNATIVE PROCEDURES.—

1                     “(i) *IN GENERAL.*—Not later than 1  
2                     year after the validation by the Adminis-  
3                     trator of an equally effective quality control  
4                     and testing procedure to ensure compliance  
5                     with the national primary drinking water  
6                     regulation promulgated under subparagraph  
7                     (A) to measure the levels described in  
8                     clause (ii) or other methods to detect and  
9                     monitor perfluoroalkyl and polyfluoroalkyl  
10                    substances in drinking water, the Adminis-  
11                    trator shall add the procedure or method as  
12                    an alternative to the quality control and  
13                    testing procedure described in such national  
14                    primary drinking water regulation by pub-  
15                    lishing the procedure or method in the Fed-  
16                    eral Register in accordance with section  
17                    1401(1)(D).

18                     “(ii) *LEVELS DESCRIBED.*—The levels  
19                     referred to in clause (i) are—

20                     “(I) the level of a perfluoroalkyl  
21                     or polyfluoroalkyl substance;

22                     “(II) the total levels of  
23                     perfluoroalkyl and polyfluoroalkyl sub-  
24                     stances; and

1                             “(III) the total levels of organic  
2                             fluorine.

3                             “(C) INCLUSIONS.—The Administrator may  
4                             include a perfluoroalkyl or polyfluoroalkyl sub-  
5                             stance or class of perfluoroalkyl or  
6                             polyfluoroalkyl substances on—

7                             “(i) the list of contaminants for con-  
8                             sideration of regulation under paragraph  
9                             (1)(B)(i), in accordance with such para-  
10                             graph; and

11                             “(ii) the list of unregulated contami-  
12                             nants to be monitored under section  
13                             1445(a)(2)(B)(i), in accordance with such  
14                             section.

15                             “(D) MONITORING.—When establishing  
16                             monitoring requirements for public water sys-  
17                             tems as part of a national primary drinking  
18                             water regulation under subparagraph (A) or sub-  
19                             paragraph (G)(ii), the Administrator shall tailor  
20                             the monitoring requirements for public water  
21                             systems that do not detect or are reliably and  
22                             consistently below the maximum contaminant  
23                             level (as defined in section 1418(b)(2)(B)) for the  
24                             perfluoroalkyl or polyfluoroalkyl substance or  
25                             class of perfluoroalkyl or polyfluoroalkyl sub-

1           *stances subject to the national primary drinking*  
2           *water regulation.*

3           “(E) *HEALTH PROTECTION.*—*The national*  
4           *primary drinking water regulation promulgated*  
5           *under subparagraph (A) shall be protective of the*  
6           *health of subpopulations at greater risk, as de-*  
7           *scribed in section 1458.*

8           “(F) *HEALTH RISK REDUCTION AND COST*  
9           *ANALYSIS.*—*In meeting the requirements of para-*  
10          *graph (3)(C), the Administrator may rely on in-*  
11          *formation available to the Administrator with*  
12          *respect to one or more specific perfluoroalkyl or*  
13          *polyfluoroalkyl substances to extrapolate rea-*  
14          *soned conclusions regarding the health risks and*  
15          *effects of a class of perfluoroalkyl or*  
16          *polyfluoroalkyl substances of which the specific*  
17          *perfluoroalkyl or polyfluoroalkyl substances are a*  
18          *part.*

19           “(G) *REGULATION OF ADDITIONAL SUB-*  
20          *STANCES.*—

21           “(i) *DETERMINATION.*—*The Adminis-*  
22          *trator shall make a determination under*  
23          *paragraph (1)(A), using the criteria de-*  
24          *scribed in clauses (i) through (iii) of that*  
25          *paragraph, whether to include a*

1                   *perfluoroalkyl or polyfluoroalkyl substance*  
2                   *or class of perfluoroalkyl or polyfluoroalkyl*  
3                   *substances in the national primary drink-*  
4                   *ing water regulation under subparagraph*  
5                   *(A) not later than 18 months after the later*  
6                   *of—*

7                   “(I) the date on which the  
8                   *perfluoroalkyl or polyfluoroalkyl sub-*  
9                   *stance or class of perfluoroalkyl or*  
10                  *polyfluoroalkyl substances is listed on*  
11                  *the list of contaminants for consider-*  
12                  *ation of regulation under paragraph*  
13                  *(1)(B)(i); and*

14                  “(II) the date on which—

15                  “(aa) the Administrator has  
16                  *received the results of monitoring*  
17                  *under section 1445(a)(2)(B) for*  
18                  *the perfluoroalkyl or*  
19                  *polyfluoroalkyl substance or class*  
20                  *of perfluoroalkyl or*  
21                  *polyfluoroalkyl substances; or*

22                  “(bb) the Administrator has  
23                  *received reliable water data or*  
24                  *water monitoring surveys for the*  
25                  *perfluoroalkyl or polyfluoroalkyl*

1                    substance     or     class     of  
2                    *perfluoroalkyl*     or     *Polyfluoroalkyl*  
3                    substances     from     a     Federal     or  
4                    State     agency     that     the     Adminis-  
5                    trator     determines     to     be     of     a     qual-  
6                    ity     sufficient     to     make     a     deter-  
7                    mination     under     paragraph  
8                    (1)(A).

9                    “(ii) *PRIMARY DRINKING WATER REGU-*  
10                    *LATIONS.*—

11                    “(I) *IN GENERAL.*—For     each  
12                    *perfluoroalkyl*     or     *Polyfluoroalkyl*     sub-  
13                    stance     or     class     of     *perfluoroalkyl*     or  
14                    *Polyfluoroalkyl*     substances     that     the     Ad-  
15                    ministrator     determines     to     regulate  
16                    under     clause     (i),     the     Administrator—

17                    “(aa)     not     later     than     18  
18                    months     after     the     date     on     which  
19                    the     Administrator     makes     the     de-  
20                    termination,     shall     propose     a     na-  
21                    tional     primary     drinking     water  
22                    regulation     for     the     *perfluoroalkyl*  
23                    or     *Polyfluoroalkyl*     substance     or  
24                    class     of     *perfluoroalkyl*     or  
25                    *Polyfluoroalkyl*     substances;     and

1                         “(bb) may publish the pro-  
2 posed national primary drinking  
3 water regulation described in item  
4 (aa) concurrently with the publi-  
5 cation of the determination to reg-  
6 ulate the perfluoroalkyl or  
7 polyfluoroalkyl substance or class  
8 of perfluoroalkyl or  
9 polyfluoroalkyl substances.

10                         “(II) DEADLINE.—

11                         “(aa) IN GENERAL.—Not  
12 later than 1 year after the date on  
13 which the Administrator publishes  
14 a proposed national primary  
15 drinking water regulation under  
16 clause (i)(I) and subject to item  
17 (bb), the Administrator shall take  
18 final action on the proposed na-  
19 tional primary drinking water  
20 regulation.

21                         “(bb) EXTENSION.—The Ad-  
22 ministrator, on publication of no-  
23 tice in the Federal Register, may  
24 extend the deadline under item  
25 (aa) by not more than 6 months.

1                   “(H) *HEALTH ADVISORY.*—

2                   “(i) *IN GENERAL.*—Subject to clause  
3                   (ii), the Administrator shall publish a  
4                   health advisory under paragraph (1)(F) for  
5                   a perfluoroalkyl or polyfluoroalkyl substance  
6                   or class of perfluoroalkyl or polyfluoroalkyl  
7                   substances not subject to a national pri-  
8                   mary drinking water regulation not later  
9                   than 1 year after the later of—

10                  “(I) the date on which the Admin-  
11                  istrator finalizes a toxicity value for  
12                  the perfluoroalkyl or polyfluoroalkyl  
13                  substance or class of perfluoroalkyl or  
14                  polyfluoroalkyl substances; and

15                  “(II) the date on which the Ad-  
16                  ministrator validates an effective qual-  
17                  ity control and testing procedure for  
18                  the perfluoroalkyl or polyfluoroalkyl  
19                  substance or class of perfluoroalkyl or  
20                  polyfluoroalkyl substances.

21                  “(ii) *WAIVER.*—The Administrator  
22                  may waive the requirements of clause (i)  
23                  with respect to a perfluoroalkyl or  
24                  polyfluoroalkyl substance or class of  
25                  perfluoroalkyl and polyfluoroalkyl sub-

1           *stances if the Administrator determines that*  
2           *there is a substantial likelihood that the*  
3           *perfluoroalkyl or polyfluoroalkyl substance*  
4           *or class of perfluoroalkyl or polyfluoroalkyl*  
5           *substances will not occur in drinking water*  
6           *with sufficient frequency to justify the pub-*  
7           *lication of a health advisory, and publishes*  
8           *such determination, including the informa-*  
9           *tion and analysis used, and basis for, such*  
10          *determination, in the Federal Register.”.*

11       **SEC. 203. NATIONAL PRIMARY DRINKING WATER REGULA-**  
12       **TIONS FOR MICROCYSTIN TOXIN.**

13       *Section 1412(b) of the Safe Drinking Water Act (42*  
14       *U.S.C. 300g-1(b)) is further amended by adding at the end*  
15       *the following:*

16       “(17) MICROCYSTIN TOXIN.—  
17           “(A) IN GENERAL.—Notwithstanding any  
18           other deadline established in this subsection, not  
19           later than 2 years after the date of enactment of  
20           the Assistance, Quality, and Affordability Act of  
21           2021, the Administrator shall publish a max-  
22           imum contaminant level goal and promulgate a  
23           national primary drinking water regulation for  
24           microcystin toxin.

1                 “(B) *HEALTH PROTECTION.*—The maximum  
2                 contaminant level goal and national primary  
3                 drinking water regulation promulgated  
4                 under subparagraph (A) shall be protective of the  
5                 health of subpopulations at greater risk, as described in section 1458.”.

7   **SEC. 204. NATIONAL PRIMARY DRINKING WATER REGULA-**  
8                 **TIONS FOR 1,4-DIOXANE.**

9                 Section 1412(b) of the Safe Drinking Water Act (42  
10 U.S.C. 300g-1(b)) is further amended by adding at the end  
11 the following:

12                 “(18) *1,4-DIOXANE.*—

13                 “(A) *IN GENERAL.*—Notwithstanding any  
14                 other deadline established in this subsection, not  
15                 later than 2 years after the date of enactment of  
16                 the Assistance, Quality, and Affordability Act of  
17                 2021, the Administrator shall publish a maximum  
18                 contaminant level goal and promulgate a  
19                 national primary drinking water regulation for  
20                 1,4-dioxane.

21                 “(B) *HEALTH PROTECTION.*—The maximum  
22                 contaminant level goal and national primary  
23                 drinking water regulation promulgated  
24                 under subparagraph (A) shall be protective of the

1           *health of subpopulations at greater risk, as de-*  
2           *scribed in section 1458.”.*

3   **SEC. 205. ELIMINATION OF SMALL SYSTEM VARIANCES.**

4       (a) *SMALL SYSTEM VARIANCES.—Section 1415 (42*  
5   *U.S.C. 300g–4) of the Safe Drinking Water Act is amended*  
6   *by striking subsection (e).*

7       (b) *CONFORMING AMENDMENTS.—*

8           (1) *Section 1412(b)(15) of the Safe Drinking*  
9   *Water Act (42 U.S.C. 300g–1(b)(15)) is amended by*  
10   *striking subparagraph (D).*

11           (2) *Section 1414(c)(1)(B) of the Safe Drinking*  
12   *Water Act (42 U.S.C. 300g–3(c)(1)(B)) is amended by*  
13   *striking “, (a)(2), or (e)” and inserting “or (a)(2)”.*

14           (3) *Section 1416(b)(2) of the Safe Drinking*  
15   *Water Act (42 U.S.C. 300g–5(b)(2)) is amended by*  
16   *striking subparagraph (D).*

17           (4) *Section 1445(h) of the Safe Drinking Water*  
18   *Act (42 U.S.C. 300j–4(h)) is amended—*

19           (A) *by striking “sections 1412(b)(4)(E) and*  
20   *1415(e) (relating to small system variance pro-*  
21   *gram)” and inserting “section 1412(b)(4)(E)”;*  
22   *and*

23           (B) *by striking “guidance under sections*  
24   *1412(b)(4)(E) and 1415(e)” and inserting “guid-*  
25   *ance under section 1412(b)(4)(E)”.*

**1       TITLE III—AFFORDABILITY****2    SEC. 301. EMERGENCY RELIEF PROGRAM.**

3       *Part F of the Safe Drinking Water Act (42 U.S.C.  
4       300j–21 et seq.) is amended by adding at the end the fol-  
5       lowing new section:*

**6    “SEC. 1466. EMERGENCY RELIEF PROGRAM.**

7       “(a) *EMERGENCY RELIEF PROGRAM.—The Adminis-  
8       trator shall establish and carry out a residential emergency  
9       relief program to provide payments to public water systems  
10      to reimburse such public water systems for providing for-  
11      giveness of arrearages and fees incurred by eligible residen-  
12      tial customers before the date of enactment of this section  
13      to help such eligible residential customers retain, or recon-  
14      nect or restore, water service.*

15       “(b) *CONDITIONS.—To receive funds under this sec-  
16      tion, a public water system shall agree to—*

17       “(1) *except as otherwise provided in this section,  
18      use such funds to forgive all arrearages and fees relat-  
19      ing to nonpayment or arrearages incurred by eligible  
20      residential customers before the date of enactment of  
21      this section;*

22       “(2) *if forgiveness of all arrearages and fees de-  
23      scribed in paragraph (1) is not possible given the  
24      amount of funds received, except as otherwise pro-  
25      vided in this section, use such funds to reduce such*

1       *arrearages and fees for each eligible residential cus-*  
2       *tomer by, to the extent practicable, a consistent per-*  
3       *centage;*

4       *“(3) take no action that negatively affects the*  
5       *credit score of an eligible residential customer, or pur-*  
6       *sue any type of collection action against such eligible*  
7       *residential customer, during the 5-year period that*  
8       *begins on the date on which the public water system*  
9       *receives such funds;*

10      *“(4) not disconnect or interrupt the service of*  
11      *any eligible residential customer as a result of non-*  
12      *payment or arrearages during such 5-year period;*  
13      *and*

14      *“(5) provide to the Administrator such informa-*  
15      *tion as the Administrator determines appropriate.*

16      *“(c) ELIGIBLE CUSTOMERS.—To be eligible for forgive-*  
17      *ness or reduction of arrearages and fees pursuant to the*  
18      *program established under subsection (a), a residential cus-*  
19      *tomer of a public water system shall have accrued new ar-*  
20      *rearages on or after March 1, 2020.*

21      *“(d) RECONNECTION EXPENSES.—The Administrator,*  
22      *or a State that is, pursuant to subsection (e), implementing*  
23      *the program established under subsection (a), may author-*  
24      *ize a public water system receiving funds under this section*  
25      *to use up to 5 percent of such funds for expenses relating*

1 to reconnecting or restoring water service, including ex-  
2 penses relating to plumbing repairs and pipe flushing, as  
3 needed, for eligible residential customers.

4       “(e) ADMINISTRATIVE EXPENSES.—The Administrator  
5 may authorize—

6           “(1) States to implement the program established  
7 under subsection (a); and

8           “(2) a State implementing such program to use  
9 up to 4 percent of funds made available to carry out  
10 such program in such State for administrative ex-  
11 penses.

12       “(f) SUBMISSIONS TO CONGRESS.—Not later than 180  
13 days after the date of enactment of this section, and every  
14 other month thereafter until all amounts made available  
15 under this section are expended, the Administrator shall  
16 submit to the Committee on Energy and Commerce of the  
17 House of Representatives and the Committee on Environ-  
18 ment and Public Works of the Senate a report that de-  
19 scribes—

20           “(1) each public water system that received a  
21 payment under or pursuant to this section;

22           “(2) the total amount of each payment provided  
23 under or pursuant to this section;

24           “(3) for each public water system receiving a  
25 payment under or pursuant to this section—

1           “(A) the amount of arrearages and fees for-  
2        given or reduced;

3           “(B) the number of eligible residential cus-  
4        tomers benefitting from forgiveness or reduction  
5        of arrearages and fees under this section;

6           “(C) the amount of arrearages and fees of  
7        customers described in subparagraph (B) in-  
8        curred before the date of enactment of this section  
9        that remain outstanding;

10          “(D) the number of eligible residential cus-  
11        tomers that did not benefit from forgiveness or  
12        reduction of arrearages and fees under this sec-  
13        tion; and

14          “(E) the amount of arrearages and fees of  
15        customers described in subparagraph (D) in-  
16        curred before the date of enactment of this section  
17        that remain outstanding; and

18          “(4) a summary of any other information pro-  
19        vided to the Administrator by public water systems  
20        that receive a payment pursuant to this section.

21          “(g) AUTHORIZATION OF APPROPRIATIONS.—There is  
22        authorized to be appropriated to carry out this section  
23        \$4,000,000,000, to remain available until expended.”.

**TITLE IV—OTHER MATTERS****SEC. 401. SMALL URBAN AND RURAL WATER SYSTEM CON-****SOLIDATION REPORT.****(a) REPORT.—**

5                 *(1) IN GENERAL.*—Not later than one year after  
6     the date of enactment of this Act, the Comptroller  
7     General shall submit to the Committee on Energy and  
8     Commerce of the House of Representatives and the  
9     Committee on Environment and Public Works of the  
10   Senate a report on issues relating to the potential for  
11   consolidation of distressed small water systems.

12                 *(2) INCLUSIONS.*—The report submitted under  
13   paragraph (1) shall include—

14                 (A) information on—

15                     (i) the amount of debt of covered small  
16     water systems;

17                     (ii) whether the budgets of covered  
18     small water systems are balanced;

19                     (iii) the degree to which covered small  
20     water systems defer infrastructure improve-  
21     ments;

22                     (iv) the degree to which covered small  
23     water systems are not in compliance with  
24     applicable Federal and State water quality  
25     standards;

9 (B) an evaluation of—

(D) best practices and guidelines the Administrator of the Environmental Protection Agency may use to assist State and local governments with facilitating the consolidation of distressed small water systems.

25           (b) *DEFINITIONS.*—In this section:

1                   (1) *CONSOLIDATION.*—The term “consolidation”  
2       means, with respect to a public water system, any of  
3       the actions described in subparagraphs (A) through  
4       (D) of section 1414(h)(1) of the Safe Drinking Water  
5       Act (42 U.S.C. 300g–3(h)(1)).

6                   (2) *COVERED SMALL WATER SYSTEM.*—The term  
7       “covered small water system” means a public water  
8       system that serves—

9                          (A) fewer than 50,000 individuals; and  
10                         (B) a disadvantaged community or an envi-  
11                         ronmental justice community.

12                   (3) *DISADVANTAGED COMMUNITY.*—The term  
13       “disadvantaged community” has the meaning given  
14       such term in section 1452(d)(3) of the Safe Drinking  
15       Water Act (42 U.S.C. 300j–12(d)(3)).

16                   (4) *DISTRESSED SMALL WATER SYSTEM.*—The  
17       term “distressed small water system” means a covered  
18       small water system—

19                          (A) that is unable to carry out necessary  
20                         maintenance of, and improvements to, such sys-  
21                         tem in order to—

22                              (i) comply with applicable Federal and  
23                             State water quality standards; or

7                             (5) ENVIRONMENTAL JUSTICE COMMUNITY.—The  
8                             term “environmental justice community” has the  
9                             meaning given such term in section 1452(u)(11) of  
10                           the Safe Drinking Water Act.

11                             (6) PUBLIC WATER SYSTEM.—The term “public  
12 water system” has the meaning given such term in  
13 section 1401 of the Safe Drinking Water Act (42  
14 U.S.C. 300f).



**Union Calendar No. 52**

117TH CONGRESS  
1ST SESSION

**H. R. 3291**

[Report No. 117-76]

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**A BILL**

To amend the Safe Drinking Water Act to provide assistance for States, territories, areas affected by natural disasters, and water systems and schools affected by PFAS or lead, and to require the Environmental Protection Agency to promulgate national primary drinking water regulations for PFAS, microcystin toxin, and 1,4-dioxane, and for other purposes.

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JUNE 29, 2021

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed