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November 24, 2025

VIA ELECTRONIC FILING

Electronically Filed in TPUC Docket Room
on November 24, 2025 at 10:25 a.m.

Hon. David Jones, Chairman
c/o Ectory Lawless, Docket Manager
Tennessee Public Utility Commission
502 Deaderick Street, 4th Floor
Nashville, TN 37243
TPUC.DocketRoom@tn.gov

RE: *Tennessee-American Water Company's PFAS (Per- And Poly-Fluoroalkyl Substances) Litigation Universal Surcredit Tariff ("Plus Tariff"), TPUC Docket No. 25-00086*

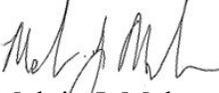
Dear Chairman Jones:

Attached for filing please find a *Corrected CADDR1-014 Attachment 1 – Illinois PLUS Tariff Approval* which was previously filed on November 19, 2025, in the above-captioned matter. This *Corrected Attachment 1 – Illinois PLUS Tariff Approval* contains the corrected information for Illinois. The previous *Attachment 1* contained information for Iowa instead of Illinois.

As required, copies will follow. Should you have any questions concerning this filing or require additional information, please do not hesitate to contact me.

Very truly yours,

BUTLER SNOW LLP



Melvin J. Malone

clw

Attachment

cc: Bob Lane, Tennessee-American Water
Shilina B. Brown, Consumer Advocate Division
Karen H. Stachowski, Consumer Advocate Division

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BUTLER SNOW LLP

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Illinois American Water Company

Illinois American Water Company (ILAW) filed the tariff under 220 ILCS 5/9-201 of the Illinois Public Utilities Act, and the Illinois Commerce Commission (ICC) has 45 days to decide whether to let the tariff go into effect, or suspend it and docket it for investigation.

Sec. 9-201.

- (a) Unless the Commission otherwise orders, and except as otherwise provided in this Section, no change shall be made by any public utility in any rate or other charge or classification, or in any rule, regulation, practice or contract relating to or affecting any rate or other charge, classification or service, or in any privilege or facility, except after 45 days' notice to the Commission and to the public as herein provided. Such notice shall be given by filing with the Commission and keeping open for public inspection new schedules or supplements stating plainly the change or changes to be made in the schedule or schedules then in force, and the time when the change or changes will go into effect, and by publication in a newspaper of general circulation or such other notice to persons affected by such change as may be prescribed by rule of the Commission. The Commission, for good cause shown, may allow changes without requiring the 45 days' notice herein provided for, by an order specifying the changes so to be made and the time when they shall take effect and the manner in which they shall be filed and published.

On October 2, 2025, the ICC voted not to suspend the tariff.

“W-1 concerns a filing from Illinois American Water Company to implement its PFAS Litigation Universal Service or PLUS Tariff for its Central and Pekin Divisions. The PLUS Tariff is designed to distribute proceeds the company receives from litigation against manufacturers of PFAS to the company's customers. Staff recommends not suspending the filing. . . .Are there any objections to not Page 11 suspending the filing? . . .(No verbal response.) . . .Hearing none, the filing is not suspended.” Transcript (Page 10, Line 16 through Page 11 Line 4)

Attached is the Tariff ILAW filed, that went into effect by rule of law.

1 BEFORE THE
2 ILLINOIS COMMERCE COMMISSION
3 OPEN MEETINGS ACT - PUBLIC UTILITIES
4 REGULAR OPEN MEETING
5 THURSDAY - OCTOBER 2, 2025

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1 MR. SCOTT: Good morning. Are we
2 ready to proceed in Springfield?

3 MS. COOK: Good morning. We are.

4 MR. SCOTT: Great. Thank you.

5 Under the Open Meetings Act, I call the
6 October 2nd, 2025, regular open meeting to
7 order. I'm in Chicago with Commissioners
8 Carrigan, McCabe, Paradis, and Reddick. We
9 have a quorum.

10 MR. SCOTT: We will turn next to the
11 Public Utility agenda, beginning with the
12 approval of minutes.

13 There are edits to number one, the
14 September 4th, 2025, Public Utility Regular
15 Open Meeting minutes; number two, the
16 September 4th, 2025, Supplier Diversity Policy
17 Session minutes; and number three, the
18 September 11th, 2025, Public Utility Special
19 Open Meeting minutes.

20 Are there any objections to considering
21 these items together and approving the minutes
22 as edited?

23 (No verbal response.)

24 Hearing none, the minutes are approved as
25 edited.

1 Item E-1 concerns the reconciliation of
2 revenues collected under ComEd's Environmental
3 Cost Recovery rider for the period from
4 January 1st, 2024, through December 31st,
5 2024, for coal tar cleanup expenditures. The
6 order approves the reconciliation as reflected
7 in the attached appendix.

8 Are there any objections to approving the
9 Order?

10 (No verbal response.)

11 Hearing none, the Order is approved.

12 Item E-2 concerns the reconciliation of
13 revenues collected under MidAmerican's
14 Electric Transmission Service rider for the
15 period from January 1st, 2024, through
16 December 31st, 2024. The Order approves the
17 reconciliation as reflected in the attached
18 appendix. There are clarifying edits to the
19 Order. I move those edits. Is there a
20 second?

21 MR. REDDICK: Second.

22 MR. SCOTT: Second by Commissioner
23 Reddick.

24 Are there any objections to approving the
25 edits?

1 (No verbal response.)

2 Hearing none, the edits are approved.

3 Are there any objections to approving the

4 Order as edited?

5 (No verbal response.)

6 Hearing none, the Order is approved as

7 edited.

8 Item E-3 concerns a petition from Ameren

9 seeking a waiver or determination of no

10 liability associated with certain electrical

11 outages, surges, and/or fluctuations resulting

12 from a series of storms that occurred in

13 Ameren Illinois' service territory on January

14 5th, 2025. The Order grants Ameren a waiver

15 and determination of no liability.

16 Are there any objections to approving the

17 Order?

18 (No verbal response.)

19 Hearing none, the Order is approved.

20 Items E-4 through E-14 concern

21 applications for certification to install,

22 maintain or repair electric vehicle charging

23 station facilities. The Orders grant the

24 certificates.

25 Are there any objections to considering

1 these items together and approving the Orders?

2 (No verbal response.)

3 Hearing none, the Orders are approved.

4 Item E-15 concerns a complaint against
5 Ameren, alleging meter issues in Tilton,
6 Illinois. Parties filed a joint motion to
7 dismiss, requesting the docket be dismissed
8 with prejudice.

9 Are there any objections to approving the
10 joint motion to dismiss and dismissing the
11 complaint with prejudice?

12 (No verbal response.)

13 Hearing none, the joint motion to dismiss
14 is approved.

15 Item E-16 concerns an application for a
16 Certificate of Service Authority to operate as
17 an alternative retail electric supplier. The
18 Order grants the certificate.

19 Are there any objections to approving the
20 order?

21 (No verbal response.)

22 Hearing none, the Order is approved.

23 Item E-17 concerns a filing from Mt.
24 Carmel seeking authority to incur indebtedness
25 up to the amount of \$56,000 to finance a new

1 vehicle. The Order approves the request,
2 finding the Company shall pay a fee of \$134.40
3 within 30 days after the service of the Order.

4 Are there any objections to approving the
5 Order?

6 (No verbal response.)

7 Hearing none, the Order is approved.

8 Item E-18 concerns a joint request from
9 Ameren Illinois and Rural Electric Convenience
10 Cooperatives seeking approval of a
11 supplemental service area agreement. The
12 supplemental agreement provides for the
13 resolution of certain issues, including
14 expediting the resolution of territorial
15 disputes and eliminating barriers for new and
16 designated existing distributed electricity-
17 generation facilities, which may include
18 integrated energy storage facilities.

19 Are there any objections to approving the
20 Order?

21 (No verbal response.)

22 Hearing none, the Order is approved.

23 Item E-19 concerns a filing from
24 MidAmerican seeking waivers from Part 285
25 requirements to submit paper copies of

1 documents filed in a rate case proceeding.
2 The Order permits MidAmerican to submit
3 electronic copies of documents rather than
4 submitting paper copies of the same.

5 Are there any objections to approving the
6 Order?

7 (No verbal response.)

8 Hearing none, the Order is approved.

9 Item E-20 concerns an application for
10 certification to install energy efficiency
11 measures. The order denies the application,
12 finding deficiencies in the application that
13 the applicant failed to respond to.

14 Are there any objections to denying the
15 certificate?

16 (No verbal response.)

17 Hearing none, the certificate is denied.

18 Items E-21 and E-22 concern requests to
19 cancel petitioner certificates of service
20 authority to install energy efficiency
21 measures. The orders cancel the certificates.

22 Are there any objections to considering
23 these items together and approving the Orders
24 canceling the certificates?

25 (No verbal response.)

1 Hearing none, the Orders are approved.

2 Items E-23 through E-35 concern
3 applications for certification to install
4 energy efficiency measures. The Orders grant
5 the certificates.

6 Are there any objections to considering
7 these items together and approving the Orders?

8 (No verbal response.)

9 Hearing none, the Orders are approved.

10 Turning now to gas items. Item G-1
11 concerns a filing from Ameren clarifying an
12 error in its Gas Service Customer Terms and
13 Conditions section. By this filing, Ameren
14 corrects its Gas Service Payment of Bills and
15 Late Payments section to state affirmatively
16 that the annual waiver of one late payment
17 charge also pertains to non-residential
18 customers, in addition to residential
19 customers.

20 Are there any objections to not
21 suspending the filing?

22 (No verbal response.)

23 Hearing none, the filing is not
24 suspended.

25 Item G-2 concerns a filing from

1 MidAmerican requesting approval to resume
2 procuring natural gas under a preexisting
3 contract with an affiliated interest, as
4 defined by Section 7-101 of the Public
5 Utilities Act. The Order grants the request
6 between MidAmerican and MIECO, LLC.

7 Are there any objections to approving the
8 Order?

9 (No verbal response.)

10 Hearing none, the Order is approved.

11 Item G-3 concerns a filing from
12 MidAmerican seeking waivers from Part 285
13 requirements to submit paper copies of
14 documents filed in a rate case proceeding.
15 The Order permits MidAmerican to submit
16 electronic copies of documents rather than
17 submitting paper copies of the same.

18 Are there any objections to approving the
19 Order?

20 (No verbal response.)

21 Hearing none, the Order is approved.

22 Turning to Telecommunications items.
23 Items T-1 through T-3 concern applications for
24 Certificates of Wireless Authority to provide
25 Commercial Mobile Radio Services in Illinois.

1 The Orders grant the certificates.

2 Are there any objections to considering
3 these items together and approving the Orders?

4 (No verbal response.)

5 Hearing none, the Orders are approved.

6 Items T-4 and T-5 concern requests by the
7 petitioners to cancel their Certificates of
8 Service Authority to provide Commercial Mobile
9 Radio Services and Wireless Services,
10 respectively. The Orders grant the
11 cancellations.

12 Are there any objections to considering
13 these items together and approving the Orders?

14 (No verbal response.)

15 Hearing none, the Orders are approved.

16 Turning to Water and Sewer items. Item
17 W-1 concerns a filing from Illinois American
18 Water Company to implement its PFAS Litigation
19 Universal Service or PLUS Tariff for its
20 Central and Pekin Divisions. The PLUS Tariff
21 is designed to distribute proceeds the company
22 receives from litigation against manufacturers
23 of PFAS to the company's customers. Staff
24 recommends not suspending the filing.

25 Are there any objections to not

1 suspending the filing?

2 (No verbal response.)

3 Hearing none, the filing is not
4 suspended.

5 Turning to miscellaneous items. Item M-1
6 concerns the initiation of a proceeding to
7 determine whether Corn Belt Energy Corporation
8 committed violations of the Illinois
9 Underground Utility Facilities Damage
10 Prevention Act as set forth in the staff
11 report and its charging document, and if so,
12 what penalties should be imposed for those
13 violations.

14 Are there any objections to approving the
15 initiation of the proceeding?

16 (No verbal response.)

17 Hearing none, the initiation of the
18 proceeding is approved.

19 Turning to other business. Items 01 and
20 02 concern approval of batches, contracts, and
21 confirmations under the Illinois Adjustable
22 Block Program and the Illinois Solar for All
23 Program.

24 Are there any objections to considering
25 these items together and approving the Program

1 Administrator submissions?

2 (No verbal response.)

3 Hearing none, the submissions are
4 approved.

5 Item 03 concerns approval of the IPA
6 Procurement Administrator's recommendations on
7 selection of winning bids related to the
8 September 2025 solicitation of bids to sell
9 Zonal Resource Credits to Ameren.

10 Are there any objections to approving the
11 Procurement Administrator's recommendations on
12 selection of winning bids?

13 (No verbal response.)

14 Hearing none, the Procurement
15 Administrator's recommendations are approved.

16 This concludes our agenda. Judge T.
17 Kingsley, do we have any other matters to come
18 before the Commission today?

19 MS. KINGSLEY: No, Mr. Chairman.

20 MR. SCOTT: Thank you. Do the
21 Commissioners have any business to discuss?

22 (No verbal response.)

23 Hearing no other comments, and without
24 objection, this meeting is adjourned.

25 Thank you-all.

1 (End of audio recording.)

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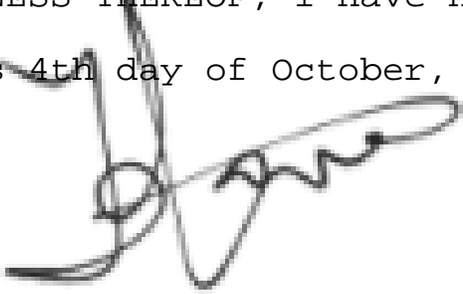
CERTIFICATE OF TRANSCRIPTIONIST

I, JOHN GACHANJA, do hereby certify:

That said audio transcription is a true record as reported by me, a disinterested person.

I further certify that I am not interested in the outcome of said action, nor connected with, nor related to any of the parties in said action, nor to their respective counsel.

IN WITNESS THEREOF, I have hereunto set my hand this 4th day of October, 2025.



John Gachanja



August 29, 2025

Ms. Stephanie Cook
Chief Clerk
Illinois Commerce Commission
527 East Capitol Avenue
Springfield, IL 62701

RE: Illinois American PFAS Litigation Universal Surcredit ("PLUS") Tariff

Dear Ms. Cook:

Enclosed for filing on behalf of Illinois-American Water Company ("Illinois-American" or the "Company") are revised tariff sheets implementing Illinois-American's PFAS Litigation Universal Surcredit ("PLUS") tariff. The PLUS tariff is being implemented to distribute proceeds received by the Company resulting from litigation against manufacturers of perfluoroalkyl and polyfluoroalkyl substances ("PFAS") to its customers.

PFAS are manufactured chemicals historically used in household products such as nonstick cookware (e.g., Teflon™), stain repellants (e.g., Scotchgard™), and waterproofing (e.g., GORE-TEX™). They are or were also used in industrial applications such as firefighting foams and electronics production. Thousands of PFAS chemicals persist in the environment.

In 2024, the United States Environmental Protection Agency ("EPA") announced PFAS drinking water regulations and identified PFAS as a hazardous substance under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"). Drinking water limits of four parts per trillion were instituted, with a compliance deadline of 2029.¹

Water utilities are passive receivers of PFAS and their removal from drinking water generally requires construction of either granular activated carbon ("GAC") or ion exchange ("IX") facilities. Operating costs can include filter media reactivation and waste disposal services.

Illinois American Water has engaged legal counsel and is actively participating in litigation against several of the major manufacturers of PFAS. More than 7,000 lawsuits related to PFAS contamination brought against primary and secondary PFAS manufacturers were consolidated into a multidistrict litigation docket before the U.S. District Court for the District of South Carolina. A multi-district litigation ("MDL") docket is comprised of multiple civil cases involving one or more common issues in cases that are pending at the same time in different courts. The consolidation promotes judicial efficiency. A settlement judge was appointed for the water utilities, both private and publicly owned, to evaluate the potential for settlement with PFAS primary and secondary manufacturers. These efforts resulted in settlements between the impacted water utilities and the following PFAS manufacturers:

- 3M Company ("3M")

- The Chemours Company, The Chemours Company FC, LLC, DuPont de Nemours, Inc., Corteva, Inc., and E.I. DuPont de Nemours and Company n/k/a EIDP, Inc. (collectively “DuPont”)
- Tyco Fire Products LP (“Tyco”); and
- BASF Corporation (“BASF”)

The MDL settlement was reached with 3M and DuPont in March of 2024 and with Tyco and BASF in November 2024. These settlements have all been approved by the federal court. The 3M settlement is expected to yield two payments in 2025, followed by annual payments for a number of years. The DuPont, Tyco, and BASF settlements are expected to result in one-time payments.

While the total amount of the settlements is known, Illinois American Water does not yet know the specific amounts it will receive, in total, from the settlements. Although the settlements are not identical, they all use a methodology for allocating the settlement among participating water utilities designed to assign a score for severity and cost of PFAS contamination and the number of customers served by the system. The settlement administrator and the settling parties have been working closely to submit the appropriate system-specific data necessary to calculate a score under the settlements. The 3M settlement was the first agreement approved and the scoring metrics have been completed for the initial payment. Illinois American Water will receive \$5,071,508 in the first payment; net of the litigation costs and fees it incurred to pursue this litigation.

Illinois American Water is proposing the PLUS tariff to distribute PFAS litigation proceeds to customers as they are received. Under the PLUS tariff, Illinois American Water would calculate a one-time credit each time a PFAS litigation payment is received that would be reflected on customers’ bills. The amount of the credit would vary based on the proceeds received (net of attorneys’ fees and costs) and the number of customers at the time. Illinois American Water will credit the full amount of the proceeds to customers after deducting its legal expenses. Illinois-American will file information sheets prior to applying a PLUS credit to customer bills. Illinois-American will file along with its information sheets, a cover letter that describes the specific litigation that resulted in litigation proceeds and how the total amount of litigation proceeds included in the PLUS calculation was determined. Each subsequent information sheet will maintain a listing of all previous litigation proceeds and PLUS amounts credited to customers. An exemplar information is attached.

The PLUS tariff provides for rapid delivery of proceeds to customers, regulatory efficiency, flexibility, and ease of customer communication and understanding.

Illinois-American Water Company – ILL. C. C. No. 24 (Water Service)

Section 1
Second Revised Sheet No. 30

Second Revised Sheet No. 30.1

Section 4



First Revised Sheet No. 30

First Revised Sheet No. 30.1



The PLUS Tariff Sheets will be effective October 13, 2025.

Should you have any questions regarding the attached, please contact all of the following:

Wesley E. Selinger, Wesley.Selinger@amwater.com (217) 638-0930
Jennifer Coleman, Jennifer.Coleman01@amwater.com, (573) 645-3080

Respectfully submitted,

Illinois-American Water Company

By: /s/ Wesley Selinger

Wesley Selinger
Director, Rates & Regulatory
300 N. Water Works Drive
Belleville, IL 62223
(217) 638-0930
Wesley.Selinger@amwater.com

Enclosures

cc: Rochelle Phipps (ICC)
Rick Bridal (ICC)

Rebecca B. Losli
Ken Jones



SCHEDULE OF RATES AND CHARGES

CLASSIFICATION OF SERVICE PFAS LITIGATION UNIVERSAL SURCREDIT "PLUS"

APPLICABILITY

Applicable to All Residential and Non-Residential Service Classifications.

The Company has initiated litigation against the manufacturers of perfluoroalkyl and polyfluoroalkyl substances ("PFAS") (the "PFAS Litigation") and may receive compensation from such manufacturers in the form of settlements or other awards (the "Litigation Proceeds"). The purpose of this tariff is to credit Company customers the Litigation Proceeds it receives from such PFAS Litigation net of any prudent and reasonable costs to be paid out of the Litigation Proceeds necessary to achieve those proceeds.

PFAS are manufactured chemicals historically used in household products such as nonstick cookware (e.g., Teflon TM), stain repellants (e.g., Scotchgard TM), and waterproofing (e.g., GORE-TEXTM). They are or were also used in industrial applications such as firefighting foams and electronics production. Thousands of PFAS chemicals persist in the environment. In 2024, the United States Environmental Protection Agency announced PFAS drinking water regulations and identified PFAS as a hazardous substance under the Comprehensive Environmental Response, Compensation, and Liability Act. Drinking water limits of four parts per trillion were instituted, with a compliance deadline of 2029. Water utilities are passive receivers of PFAS. Illinois American Water is actively participating in litigation against several of the major manufacturers of PFAS.

The Company shall determine a Litigation Proceeds customer credit ("PFAS Litigation Universal Surcredit," or "PLUS") under this rider to distribute the proceeds received less litigation costs and fees. Each PLUS, as outlined below, shall be credited to customers as a one-time credit within a reasonable time after the Company receives payment of the funds. The Company shall file with the Commission, no later than the 20th of the month prior to the month of the effective credit issue date, an information sheet that specifies the PLUS to be applied under this rider for the credit issue date. Such information sheet should include the calculation of the PLUS and should specify the bill credit issue date in which the PLUS will be applied to customer bills. The Company shall file any corrections from a timely filed information sheet on or before the bill credit issue date. The Company should include with its information sheet filing a cover letter that describes the specific PFAS Litigation that resulted in the Litigation Proceeds and how the total amount of Litigation Proceeds included in the PLUS calculation was determined. When determining the PLUS, the Company may combine multiple Litigation Proceeds resulting from the multiple PFAS Litigation. Each subsequent information sheet should maintain a listing of all previous Litigation Proceeds and PLUS amounts credited to customers.

Issued: August 29, 2025

Effective: October 13, 2025

Issued by: Rebecca B. Losli, President
300 North Water Works Drive
Belleville, Illinois 62223



Section A – Determination of the Credit

The PLUS shall be calculated as follows:

$$\text{PLUS} = \frac{(\text{LP})}{\text{CC}}$$

Where:

- PLUS Represents the credit each customer will receive as a result of proceeds paid from PFAS Litigation settlements.
- LP Represents the Litigation Proceeds received from the one or more PFAS Litigation proceedings.
- CC Represents the total active water customer counts, inclusive of all customer classes at the time of credit calculation.

Section B – Terms and Conditions

Subject to Terms and Conditions of Service and Riders to Schedule of Rates for Water Services which are applicable to this rider.

Section C – Customer Bills

The PLUS amount shall be included on the “Courtesy Adjustment” line item on the Customer Bills and shall be explained as a notice within such Customer Bills.



SCHEDULE OF RATES AND CHARGES

CLASSIFICATION OF SERVICE PFAS LITIGATION UNIVERSAL SURCREDIT "PLUS"

APPLICABILITY

Applicable to All Residential and Non-Residential Service Classifications.

The Company has initiated litigation against the manufacturers of perfluoroalkyl and polyfluoroalkyl substances ("PFAS") (the "PFAS Litigation") and may receive compensation from such manufacturers in the form of settlements or other awards (the "Litigation Proceeds"). The purpose of this tariff is to credit Company customers the Litigation Proceeds it receives from such PFAS Litigation net of any prudent and reasonable costs to be paid out of the Litigation Proceeds necessary to achieve those proceeds.

PFAS are manufactured chemicals historically used in household products such as nonstick cookware (e.g., Teflon TM), stain repellants (e.g., Scotchgard TM), and waterproofing (e.g., GORE-TEXTM). They are or were also used in industrial applications such as firefighting foams and electronics production. Thousands of PFAS chemicals persist in the environment. In 2024, the United States Environmental Protection Agency announced PFAS drinking water regulations and identified PFAS as a hazardous substance under the Comprehensive Environmental Response, Compensation, and Liability Act. Drinking water limits of four parts per trillion were instituted, with a compliance deadline of 2029. Water utilities are passive receivers of PFAS. Illinois American Water is actively participating in litigation against several of the major manufacturers of PFAS.

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Issued: August 29, 2025

Effective: October 13, 2025

Issued by: Rebecca B. Losli, President
300 North Water Works Drive
Belleville, Illinois 62223



Section A – Determination of the Credit

The PLUS shall be calculated as follows:

$$\text{PLUS} = \frac{\text{LP}}{\text{CC}}$$

Where:

- PLUS Represents the credit each customer will receive as a result of proceeds paid from PFAS Litigation settlements.
- LP Represents the Litigation Proceeds received from the one or more PFAS Litigation proceedings.
- CC Represents the total active water customer counts, inclusive of all customer classes at the time of credit calculation.

Section B – Terms and Conditions

Subject to Terms and Conditions of Service and Riders to Schedule of Rates for Water Services which are applicable to this rider.

Section C – Customer Bills

The PLUS amount shall be included on the “Courtesy Adjustment” line item on the Customer Bills and shall be explained as a notice within such Customer Bills.

RECEIVED

Aug 29 2025

WRM #25-024

CHIEF CLERK'S OFFICE

ILLINOIS COMMERCE COMMISSION

Illinois-American Water Company

APPLICABLE TO ALL CUSTOMERS LOCATED IN
CENTRAL DIVISION WATER DISTRICT

ILL. C. C. No. 24
Original Information Sheet No. 1

(Supplemental to ILL. C. C. No. 24, Section 1, Sheet Nos. 30 through 30.1)

PFAS Litigation Universal Surcredit ("PLUS") Information Sheet

PLUS Surcredit Calculation

CALCULATION

PLUS = (Litigation Proceeds/Total Water Customer Count)

Litigation Proceeds

Customer Count (October 31, 2025)

PLUS (To be applied November 1, 2025)

\$5,071,508.00

300,118.00

\$ 16.90

Exemplar

Issued: October 20, 2025

Effective: November 1, 2025

Issued by: Rebecca B. Losli
300 North Water Works Drive
Belleville, Illinois 62223

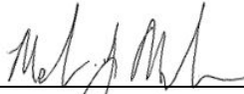
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served via U.S. Mail or electronic mail upon:

Shilina B. Brown, Esq.
Senior Assistant Attorney General
Office of the Tennessee Attorney General
Consumer Advocate Division
P.O. Box 20207
Nashville, TN 37202-0207
Shilina.Brown@ag.tn.gov

Karen H. Stachowski, Esq.
Deputy Attorney General
Office of the Tennessee Attorney General
Consumer Advocate Division
P.O. Box 20207
Nashville, TN 37202-0207
Karen.Stachowski@ag.tn.gov

This the 24th day of November 2025.



Melvin Malone