101ST GENERAL ASSEMBLY

State of Illinois

2019 and 2020

HB4930

Introduced 2/18/2020, by Rep. David A. Welter

SYNOPSIS AS INTRODUCED:

415 ILCS 5/19.3

from Ch. 111 1/2, par. 1019.3

Amends the Environmental Protection Act. Provides that a wastewater treatment facility located in the Village of Lisbon in Kendall County is allowed to apply for the Water Pollution Control Loan Program for the purposes of refinancing existing debt. Effective immediately.

LRB101 18168 CPF 67610 b

1 AN ACT concerning safety.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Environmental Protection Act is amended by
changing Section 19.3 as follows:

6 (415 ILCS 5/19.3) (from Ch. 111 1/2, par. 1019.3)

7 Sec. 19.3. Water Revolving Fund.

8 (a) There is hereby created within the State Treasury a 9 Water Revolving Fund, consisting of 3 interest-bearing special 10 programs to be known as the Water Pollution Control Loan 11 Program, the Public Water Supply Loan Program, and the Loan 12 Support Program, which shall be used and administered by the 13 Agency.

14 (b) The Water Pollution Control Loan Program shall be used 15 and administered by the Agency to provide assistance for the 16 following purposes:

17 (1) to accept and retain funds from grant awards,
18 appropriations, transfers, and payments of interest and
19 principal;

20 (2) to make direct loans at or below market interest 21 rates and to provide additional subsidization, including, 22 but not limited to, forgiveness of principal, negative 23 interest rates, and grants, to any eligible local 1 government unit to finance the construction of treatments 2 works, including storm water treatment systems that are 3 treatment works, and projects that fulfill federal State 4 Revolving Fund grant requirements for a green project 5 reserve;

6 (2.5) with respect to funds provided under the American
7 Recovery and Reinvestment Act of 2009:

(A) to make direct loans at or below market 8 9 interest rates to any eligible local government unit 10 and to provide additional subsidization to anv 11 eligible local government unit, including, but not 12 limited to, forgiveness of principal, negative 13 interest rates, and grants;

14 (B) to make direct loans at or below market
15 interest rates to any eligible local government unit to
16 buy or refinance debt obligations for treatment works
17 incurred on or after October 1, 2008; and

(C) to provide additional subsidization,
including, but not limited to, forgiveness of
principal, negative interest rates, and grants for
treatment works incurred on or after October 1, 2008;

(3) to make direct loans at or below market interest rates and to provide additional subsidization, including, but not limited to, forgiveness of principal, negative interest rates, and grants, to any eligible local government unit to buy or refinance debt obligations for HB4930

costs incurred after March 7, 1985, for the construction of treatment works, including storm water treatment systems that are treatment works, and projects that fulfill federal State Revolving Fund grant requirements for a green project reserve;

6 (3.5) to make loans, including, but not limited to, 7 loans through a linked deposit program, at or below market 8 interest rates for the implementation of a management 9 program established under Section 319 of the Federal Water 10 Pollution Control Act, as amended;

11 (4) to guarantee or purchase insurance for local 12 obligations where such action would improve credit market 13 access or reduce interest rates;

14 (5) as a source of revenue or security for the payment 15 of principal and interest on revenue or general obligation 16 bonds issued by the State or any political subdivision or 17 instrumentality thereof, if the proceeds of such bonds will 18 be deposited in the Fund;

19 (6) to finance the reasonable costs incurred by the20 Agency in the administration of the Fund;

(7) to transfer funds to the Public Water Supply Loan
 Program; and

(8) notwithstanding any other provision of this
subsection (b), to provide, in accordance with rules
adopted under this Title, any other financial assistance
that may be provided under Section 603 of the Federal Water

Pollution Control Act for any other projects or activities
 eligible for assistance under that Section or federal rules
 adopted to implement that Section.

4 <u>(b-5) The wastewater treatment facility located in the</u> 5 <u>Village of Lisbon in Kendall County, specifically located at</u> 6 <u>200 East Joliet Street, is allowed to apply for the Water</u> 7 <u>Pollution Control Loan Program for the purposes of refinancing</u> 8 existing debt.

9 (c) The Loan Support Program shall be used and administered10 by the Agency for the following purposes:

- 11 (1) to accept and retain funds from grant awards and 12 appropriations;
- 13 (2) to finance the reasonable costs incurred by the
 14 Agency in the administration of the Fund, including
 15 activities under Title III of this Act, including the
 16 administration of the State construction grant program;

17 (3) to transfer funds to the Water Pollution Control
18 Loan Program and the Public Water Supply Loan Program;

19 (4) to accept and retain a portion of the loan 20 repayments;

(5) to finance the development of the low interest loan programs for water pollution control and public water supply projects;

(6) to finance the reasonable costs incurred by the
 Agency to provide technical assistance for public water
 supplies; and

(7) to finance the reasonable costs incurred by the 1 2 Agency for public water system supervision programs, to 3 administer or provide for technical assistance through source water protection programs, to develop and implement 4 5 a capacity development strategy, to delineate and assess source water protection areas, and for 6 an operator 7 certification program in accordance with Section 1452 of 8 the federal Safe Drinking Water Act.

9 (d) The Public Water Supply Loan Program shall be used and 10 administered by the Agency to provide assistance to local 11 government units and privately owned community water supplies 12 for public water supplies for the following public purposes:

(1) to accept and retain funds from grant awards,
appropriations, transfers, and payments of interest and
principal;

16 (2) to make direct loans at or below market interest 17 rates and to provide additional subsidization, including, but not limited to, forgiveness of principal, negative 18 19 interest rates, and grants, to any eligible local 20 government unit or to any eligible privately owned community water supply to finance the construction of water 21 22 supplies and projects that fulfill federal State Revolving 23 Fund grant requirements for a green project reserve;

24 (2.5) with respect to funds provided under the American
 25 Recovery and Reinvestment Act of 2009:

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(A) to make direct loans at or below market

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interest rates to any eligible local government unit or to any eligible privately owned community water supply, and to provide additional subsidization to any eligible local government unit or to any eligible privately owned community water supply, including, but not limited to, forgiveness of principal, negative interest rates, and grants;

8 (B) to buy or refinance the debt obligation of a 9 local government unit for costs incurred on or after 10 October 1, 2008; and

11 (C) to provide additional subsidization, 12 including, but not limited to, forgiveness of 13 principal, negative interest rates, and grants for a 14 local government unit for costs incurred on or after 15 October 1, 2008;

16 (3) to make direct loans at or below market interest rates and to provide additional subsidization, including, 17 but not limited to, forgiveness of principal, negative 18 19 interest rates, and grants, to any eligible local 20 government unit or to any eligible privately owned 21 community water supply to buy or refinance debt obligations 22 for costs incurred on or after July 17, 1997, for the 23 construction of water supplies and projects that fulfill 24 federal State Revolving Fund requirements for a green 25 project reserve;

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(4) to guarantee local obligations where such action

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would improve credit market access or reduce interest
rates;

(5) as a source of revenue or security for the payment
of principal and interest on revenue or general obligation
bonds issued by the State or any political subdivision or
instrumentality thereof, if the proceeds of such bonds will
be deposited into the Fund;

8 (6) to transfer funds to the Water Pollution Control
9 Loan Program; and

10 (7)notwithstanding any other provision of this 11 subsection (d), to provide to local government units and 12 privately owned community water supplies any other 13 financial assistance that may be provided under Section 14 1452 of the federal Safe Drinking Water Act for any 15 expenditures eligible for assistance under that Section or 16 federal rules adopted to implement that Section.

17 (e) The Agency is designated as the administering agency of the Fund. The Agency shall submit to the Regional Administrator 18 the United States Environmental Protection Agency an 19 of intended use plan which outlines the proposed use of funds 20 available to the State. The Agency shall take all actions 21 22 necessary to secure to the State the benefits of the federal 23 Water Pollution Control Act and the federal Safe Drinking Water 24 Act, as now or hereafter amended.

25 (f) The Agency shall have the power to enter into 26 intergovernmental agreements with the federal government or

the State, or any instrumentality thereof, for purposes of 1 2 capitalizing the Water Revolving Fund. Moneys on deposit in the Water Revolving Fund may be used for the creation of reserve 3 funds or pledged funds that secure the obligations of repayment 4 5 of loans made pursuant to this Section. For the purpose of obtaining capital for deposit into the Water Revolving Fund, 6 7 the Agency may also enter into agreements with financial 8 institutions and other persons for the purpose of selling loans 9 and developing a secondary market for such loans. The Agency 10 shall have the power to create and establish such reserve funds 11 and accounts as may be necessary or desirable to accomplish its 12 purposes under this subsection and to allocate its available 13 moneys into such funds and accounts. Investment earnings on moneys held in the Water Revolving Fund, including any reserve 14 fund or pledged fund, shall be deposited into the Water 15 16 Revolving Fund.

17 (q) Beginning on the effective date of this amendatory Act of the 101st General Assembly, and running for a period of 5 18 years after that date, the Agency shall prioritize within its 19 20 annual intended use plan the usage of a portion of the Agency's 21 capitalization grant for federally authorized set-aside 22 activities. The prioritization is for the purpose of supporting 23 disadvantaged communities and utilities throughout Illinois in building their capacity for sustainable and equitable water 24 25 management. This may include, but is not limited to, assistance for water rate studies, preliminary engineering or other 26

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HB4930 - 9 - LRB101 18168 CPF 67610 b 1 facility planning, training activities, asset management 2 plans, assistance with identification and replacement of lead 3 service lines, and studies of efficiency measures through 4 utility regionalization or other collaborative 5 intergovernmental approaches.

6 (Source: P.A. 101-143, eff. 1-1-20.)

7 Section 99. Effective date. This Act takes effect upon8 becoming law.