

## 98TH GENERAL ASSEMBLY State of Illinois 2013 and 2014 HB2735

Introduced 2/21/2013, by Rep. Dennis M. Reboletti

## SYNOPSIS AS INTRODUCED:

70 ILCS 2605/26

from Ch. 42, par. 348

Amends the Metropolitan Water Reclamation District Act. Provides that any city, village, or incorporated town located in the district shall furnish water to any city, village, township, incorporated town, or other municipal corporation within or outside its boundaries at "a price or charge that reflects the actual cost of service for the city, village, incorporated town, or other municipal corporation". Further provides that the charge for service shall be no greater than the city, village, incorporated town, or municipal corporation charges for consumers within its limits for similar quantities.

LRB098 10017 OMW 40176 b

1 AN ACT concerning local government.

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

- Section 5. The Metropolitan Water Reclamation District Act is amended by changing Section 26 as follows:
- 6 (70 ILCS 2605/26) (from Ch. 42, par. 348)
- 7 Sec. 26. Any city, village or incorporated town located in 8 any such sanitary district which owns a system of waterworks 9 and procures its supply of water from a lake or other source which will be saved from sewage pollution by the construction 10 of the sewage facilities provided by this Act shall furnish 11 12 water to any city, village, township, incorporated town or 13 other municipal corporation within or outside the boundaries of 14 any such sanitary district in such quantities as may be required to supply consumers within or outside said territory 15 16 at a price or charge that reflects the actual cost of service 17 for the city, village, incorporated town, or other municipal corporation; provided, however, that the price or charge shall 18 19 be no greater price or charge than said city, village, municipal corporation, or incorporated town charges 20 21 collects of consumers within its limits through meters for like 22 large quantities. ; provided, however, that any
- 23 Any such city, village, township, incorporated town or

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other municipal corporation making application for the sale of water to it shall be required to build or cause to be built suitable and sufficient water mains to the corporate limits of such city, incorporated town or village so owning a system of waterworks and supplying water as aforesaid to connect with the water mains and receive the water from such city, incorporated town or village.

However, where such a city, village or incorporated town constructs and operates waterworks facilities such as supply mains, pumping stations, reservoirs and other facilities outside of its corporate limits and within 35 miles of the limits thereof, for the purpose of supplying improved water municipalities, townships and water to authorities which request such service, such city, village or incorporated town may enter into contracts municipalities, townships and water system authorities at a higher water rate than the existing metered rate for like consumers within such city, village or incorporated town to allow such city, village or incorporated town to obtain a fair return to cover the costs of financing, constructing, operating and maintaining the said improved facilities, and in the event that thereafter such rates are not agreed upon by the parties or are not otherwise provided for by contract, such rates shall be fixed and determined by the Circuit Court of Cook County upon petition filed therein; provided that the right of any municipal corporation within or outside the sanitary district

- 1 to obtain water from such a city, village or incorporated town
- 2 at its corporate limits at the existing metered rate for like
- 3 consumers within the corporate limits of such city, village or
- 4 incorporated town shall remain unimpaired.
- 5 (Source: P.A. 83-835.)