GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE BILL 1095*

Senate Agriculture/Environment/Natural Resources Committee Substitute Favorable 8/10/05 Senate Finance Committee Substitute Adopted 8/12/05

Short Title:	Clarify Clean Water Funding and Procedure.	(Public)
Sponsors:		
Referred to:		

April 4, 2005

1	A BILL TO BE ENTITLED
2	AN ACT TO ESTABLISH UNIFORM CRITERIA FOR DRINKING WATER,
3	WASTEWATER, AND STORMWATER LOANS AND GRANTS, TO CLARIFY
4	AND REVISE THE PROCEDURES THAT APPLY TO THESE LOANS AND
5	GRANTS TO REFLECT THE EXHAUSTION OF THE 1998 CLEAN WATER
6	BOND PROCEEDS, AND TO PROVIDE FOR GREATER COORDINATION
7	AMONG AGENCIES THAT MAKE LOANS AND GRANTS FOR WATER
8	PROJECTS BY ESTABLISHING THE WATER INFRASTRUCTURE
9	COMMISSION.
10	The General Assembly of North Carolina enacts:
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12	PART I. WATER INFRASTRUCTURE
13	SECTION 1. The title of Chapter 159G of the General Statutes reads as
14	rewritten:
15	"Chapter 159G.
15 16	"Chapter 159G. " North Carolina Clean Water Revolving Loan and Grant Act of 1987.
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16	"North Carolina Clean Water Revolving Loan and Grant Act of 1987.
16 17	"North Carolina Clean Water Revolving Loan and Grant Act of 1987. Water Infrastructure."
16 17 18	"North Carolina Clean Water Revolving Loan and Grant Act of 1987. <u>Water Infrastructure.</u> " SECTION 2. G.S. 159G-1 through G.S. 159G-18 is repealed.
16 17 18 19	"North Carolina Clean Water Revolving Loan and Grant Act of 1987. <u>Water Infrastructure.</u> " SECTION 2. G.S. 159G-1 through G.S. 159G-18 is repealed. SECTION 3. Chapter 159G of the General Statutes is amended by adding
16 17 18 19 20	"North Carolina Clean Water Revolving Loan and Grant Act of 1987. <u>Water Infrastructure.</u> " SECTION 2. G.S. 159G-1 through G.S. 159G-18 is repealed. SECTION 3. Chapter 159G of the General Statutes is amended by adding the following Articles to read:
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16 17 18 19 20 21 22	"North Carolina Clean Water Revolving Loan and Grant Act of 1987. <u>Water Infrastructure.</u> " SECTION 2. G.S. 159G-1 through G.S. 159G-18 is repealed. SECTION 3. Chapter 159G of the General Statutes is amended by adding the following Articles to read: " <u>Article 1.</u> " <u>General Provisions.</u>
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16 17 18 19 20 21 22 23 24	"North Carolina Clean Water Revolving Loan and Grant Act of 1987. Water Infrastructure." SECTION 2. G.S. 159G-1 through G.S. 159G-18 is repealed. SECTION 3. Chapter 159G of the General Statutes is amended by adding the following Articles to read: "Article 1. "General Provisions. " <u>§ 159G-20. Definitions.</u> The following definitions apply in this Chapter:

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1	<u>(2)</u>	Construction costs. – The costs of planning, designing, and
2	(2)	construction costs. – The costs of planning, designing, and constructing a project for which a loan or grant is available under this
3		Chapter. The term includes the following:
4		<u>a. Excess or reserve capacity costs attributable to no more than</u>
5		<u>20-year projected domestic growth plus ten percent (10%)</u>
6		<u>unspecified industrial growth.</u>
7		
8		
8 9		<u>c.</u> <u>The fee imposed under G.S. 159G-24 to obtain a loan or grant</u> for a project.
10		<u>d.</u> <u>A fee payable to the Department for a permit to implement a</u>
10		<u>project for which a loan or grant is obtained.</u>
12		e. The cost to acquire real property or an interest in real property.
12	(3)	Department. – The Department of Environment and Natural
13	<u>(J)</u>	Resources.
15	(4)	Division of Environmental Health. – The Division of Environmental
16	<u>(+)</u>	Health of the Department of Environment and Natural Resources.
10	(5)	Division of Water Quality. – The Division of Water Quality of the
18	<u>(J)</u>	Department of Environment and Natural Resources.
18	(6)	Drinking Water Reserve. – The Drinking Water Reserve established in
20	<u>(6)</u>	G.S. 159G-22 as an account in the Water Infrastructure Fund.
	(7)	
21	<u>(7)</u>	<u>DWSRF.</u> – The Drinking Water State Revolving Fund established in
22	(0)	<u>G.S. 159G-22 as an account in the Water Infrastructure Fund.</u>
23	<u>(8)</u>	<u>Grant. – A sum of money given to an applicant without any obligation</u>
24	$\langle 0 \rangle$	on the part of the applicant to repay the sum.
25	<u>(9)</u>	<u>High-unit-cost project. – A project that results in an estimated average</u>
26		household user fee for water and sewer service in the area served by
27		the project in excess of the high-unit-cost threshold. The average
28	(10)	household user fee is calculated for a continuous 12-month period.
29	(10)	<u>High-unit-cost threshold.</u> – Either of the following amounts
30		determined on the basis of data from the most recent federal decennial
31		census and updated by the U.S. Department of Housing and Urban
32		Development's annual estimated income adjustment factors:
33		a. One and one-half percent (1.5%) of the median household
34		income in an area that receives both water and sewer service.
35		b. Three-fourths of one percent (3/4%) of the median household
36		income in an area that receives only water service or only sewer
37		service.
38	<u>(11)</u>	Loan. – A sum of money loaned to an applicant with an obligation on
39		the part of the applicant to repay the sum.
40	<u>(12)</u>	Local Government Commission. – The Local Government
41		Commission of the Department of the State Treasurer, established in
42		<u>G.S. 159-3.</u>
43	(13)	Local government unit. – Any of the following:
44		<u>a.</u> <u>A city as defined in G.S. 160A-1.</u>

1		<u>b.</u> <u>A county.</u>
2		c. A consolidated city-county as defined in G.S. 160B-2.
3		d. <u>A county water and sewer district created pursuant to Article 6</u>
4		of Chapter 162A of the General Statutes.
5		e. <u>A metropolitan sewerage district or a metropolitan water district</u>
6		created pursuant to Article 4 of Chapter 162A of the General
7		Statutes.
8		<u>f.</u> <u>A water and sewer authority created under Article 1 of Chapter</u>
9		162A of the General Statutes.
10		g. A sanitary district created pursuant to Part 2 of Article 2 of
11		Chapter 130A of the General Statutes.
12		h. A joint agency created pursuant to Part 1 of Article 20 of
13		Chapter 160A of the General Statutes.
14		i. A joint agency that was created by agreement between two
15		cities and towns to operate an airport pursuant to G.S. 63-56
16		and that provided drinking water and wastewater services off
17		the airport premises before 1 January 1995.
18	(14)	Nonprofit water corporation. – A nonprofit corporation that is
19	<u>, , , , ,</u>	incorporated under Chapter 55A of the General Statutes solely for the
20		purpose of providing drinking water or wastewater services and is an
21		eligible applicant for a federal loan or grant from the Rural Utility
22		Services Division, U.S. Department of Agriculture.
23	(15)	Public water system. – Defined in G.S. 130A-313.
24	(16)	Reserved.
25	$\frac{(10)}{(17)}$	Reserved.
26	(18)	Secretary. – The Secretary of Environment and Natural Resources.
27	(19)	State. – The State of North Carolina.
28	(20)	Stormwater quality project. – A project whose primary purpose is to
29	<u>(==)</u>	prevent or remove pollution from stormwater rather than collect, store,
30		or convey stormwater for drainage or flood control purposes.
31	(21)	Targeted interest rate project. – Either of the following types of
32	<u>(=-/</u>	projects:
33		<u>a.</u> <u>A high-unit-cost project that is awarded a loan.</u>
34		b. A project that is awarded a loan from the CWSRF or the
35		DWSRF and is in a category for which federal law encourages a
36		special focus.
37	(22)	<u>Treasurer. – The Treasurer of the State elected pursuant to Article III,</u>
38	<u> </u>	Section 7, of the Constitution.
39	(23)	Wastewater collection system. – A unified system of pipes, conduits,
40	(pumping stations, force mains, and appurtenances for collecting and
41		transmitting water-carried human wastes and other wastewater from
42		residences, industrial establishments, or any other buildings.
43	(24)	Wastewater Reserve. – The Wastewater Reserve established in
44	<u>\- '/</u>	G.S. 159G-22 as an account in the Water Infrastructure Fund.
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(25)	Wastewater system A wastewater collection system, wastew
(20)	treatment works, stormwater quality project, or nonpoint sou
	pollution project.
(26)	Wastewater treatment works. – The various facilities and devices u
<u></u>	in the treatment of sewage, industrial waste, or other wastes of a lic
	nature, including the necessary interceptor sewers, outfall sew
	nutrient removal equipment, pumping equipment, power and o
	equipment, and their appurtenances.
<u>(27)</u>	Water Infrastructure Fund. – The fund established in G.S. 159G-22.
" <u>§ 159G-21. Re</u>	venue for water projects.
	governs the use of the following revenue:
<u>(1)</u>	Revenue appropriated to the Department to match federal fu
	received for loans and grants for wastewater and drinking w
	projects and revenue received by the Department from the repayn
	of loans made with the use of the federal funds.
<u>(2)</u>	Revenue appropriated to the Department to provide a source of S
	funds to make loans and grants for wastewater and drinking w
	projects and revenue received by the Department from the repayn
	of loans made with the use of these funds.
	ater Infrastructure Fund.
	Established. – The Water Infrastructure Fund is established as a spe
	ne Fund is comprised of the accounts set out in this section. The F
-	through its accounts for loans and grants as provided in this Chapter
	infrastructure needs of the State. The Treasurer is responsible
-	investing all revenue received by the Fund. Interest and o
	ne earned by the Fund accrues to it and must be allocated to the acco
	ome is attributable. Accounts to which federal funds are credited n
	from accounts that do not receive federal funds. A payment of
	terest on a loan made from an account of the Fund must be credite
	which the loan was made.
	<u>RF. – The Clean Water State Revolving Fund is established as</u> he Water Infrastructure Fund. The account receives federal funds
	ects and the State funds required to match the federal funds.
	ished under and must be managed in accordance with Title VI of
	uality Act of 1987, Pub. L. 100-4, to achieve the purposes of that
	Water Pollution Control Act of 1972, 33 U.S.C. §§ 1251 through 13
	st comply with these federal acts and the federal regulations adopte
	ts. Revenue credited to the account is available in perpetuity and n
*	provide construction loans and other assistance allowed under fed
•	vailable from this account only to the extent allowed under federal 1
-	RF. – The Drinking Water State Revolving Fund is established as
account within	he Water Infrastructure Fund. The account receives federal funds
	he Water Infrastructure Fund. The account receives federal funds stems and the State funds required to match the federal funds.

1	Title 1 of the federal Safe Drinking Water Act of 1996 as amended, 42 U.S.C. §
2	300J-12, to achieve the purposes of that act. The account must comply with that act and
3	the federal regulations adopted to implement the act. Revenue credited to the account is
4	available in perpetuity and must be used only to provide construction loans and other
5	assistance allowed under federal law. Grants are available from this account only to the
6	extent allowed under federal law.
7	(d) Wastewater Reserve. – The Wastewater Reserve is established as an account
8	within the Water Infrastructure Fund. The account is established to receive State funds
9	that are to be used for loans and grants for wastewater systems. Revenue credited to the
10	Reserve is neither received from the federal government nor provided as a match for
11	federal funds.
12	(e) Wastewater Accounts. – The Department is directed to establish accounts
13	within the Wastewater Reserve to administer loans and grants for wastewater collection
14	systems, wastewater treatment works, stormwater quality projects, and nonpoint source
15	pollution projects. The wastewater accounts must include an account for each type of
16	loan or grant set out in G.S. 159G-33.
17	(f) Drinking Water Reserve. – The Drinking Water Reserve is established as an
18	account within the Water Infrastructure Fund. The account is established to receive
19	State funds that are to be used for loans and grants for public water systems. Revenue
20	credited to the Reserve is neither received from the federal government nor provided as
21	a match for federal funds.
22	(g) Drinking Water Accounts. – The Department is directed to establish accounts
23	within the Drinking Water Reserve to administer loans and grants for public water
24	systems. The drinking water accounts must include an account for each type of loan or
25 26	grant set out in G.S. 159G-34.
26 27	" <u>§ 159G-23. Common criteria for loan or grant from Wastewater Reserve or</u>
27 28	Drinking Water Reserve.
28 29	<u>The criteria in this section apply to a loan or grant from the Wastewater Reserve or</u> the Drinking Water Reserve. The Division of Water Quality and the Division of
29 30	Environmental Health must each establish a system of assigning points to applications
30	based on the following criteria:
32	(1) Public necessity. – An applicant must explain how the project
33	promotes public health and protects the environment. A project that
33 34	improves a system that is not in compliance with permit requirements
35	or is under orders from the Department, enables a moratorium to be
36	lifted, or replaces failing septic tanks with a wastewater collection
37	system has priority.
38	(2) Effect on impaired waters. – A project that improves designated
39	impaired waters of the State has priority.
40	(3) Efficiency. – A project that achieves efficiencies in meeting the State's
41	water infrastructure needs by one of the following methods has
42	priority:

 systems into a regional wastewater or public water system by merger, consolidation, or another means. b. Conservation or reuse of water. (4) Comprehensive land-use plan. – A project that is located in a city or county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Considered a comprehensive land-use plan unless it has provisions that protect existing water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. (5) Flood hazard ordinance. – A project that is located in a city or county that has adopted a flood hazard prevention ordinance under GS. 143-215.54A for a flood hazard prevention ordinance. A project has the same priority that has adopted a flood hazard prevention ordinance. The most recent maps prepared pursuant to the National Flood Insurance Program or approved b	2 systems into a regional wastewater or public water system by merger, consolidation, or another means. 4 b. Conservation or reuse of water. 5 (4) Comprehensive land-use plan. – A project that is located in a city or county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes has priority over a project located in a city or county that has not adopted a plan or has not taken steps to do so. The existence of a plan has more priority than steps taken to adopt a plan, such as adoption of a zoning ordinance. A plan that exceeds the minimum State standards for protection of water resources has more priority than one that does not. A project is considered to be located in a city or county if it is located in whole or in part in that unit. A land-use plan is not considered a comprehensive land-use plan unless it has provisions that protect existing water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. 20 (5) Flood hazard ordinance. – A project that is located in a city or county that has adopted a flood hazard prevention ordinance under g. S. 143-215.54A has priority over a project located in a city or county that has not adopted an ordinance. A plan that exceeds the minimum standards under G.S. 143-215.54A for a flood hazard prevention ordinance has more priority than one that does not. A project is considered to be located in a city or county that has adopted a flood hazard prevention ordinance. The most recent maps prepared pursuant to the National Flood Insurance Program or approved by the Department determine whether an area is within the 100-year floodplain. 34	1		a. The combination of two or more wastewater or public water
3 merger. consolidation, or another means. 4 b. Conservation or reuse of water. 5 (4) Comprehensive land-use plan. – A project that is located in a city or county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes has priority over a project located in a city or county that has not adopted a plan or has not taken steps to do so. The existence of a plan has more priority than steps taken to adopt a plan, such as adoption of a zoning ordinance. A plan that exceeds the minimum State standards for protection of water resources has more priority than one that does not. A project is considered to be located in a city or county if it is located in whole or in part in that unit. A land-use plan is not considered a comprehensive land-use plan unless it has provisions that protect existing water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. 20 (5) Flood hazard ordinance. – A project that is located in a city or county that has adopted a flood hazard prevention ordinance under G.S. 143-215.54A has priority over a project located in a city or county that has anot adopted an ordinance. A plan that exceeds the minimum standards under G.S. 143-215.54A for a flood hazard prevention ordinance in the varies all project is considered to be located in a city or county that has adopted a flood hazard prevention ordinance. The most recent minimum standards under G.S. 143-215.54A for a aflood hazard prevention ordinance is whole or in part in that unit. If no part of the service area of a project is located whin the 100-year floodplain, the project has the same priority under th	3 merger, consolidation, or another means. 4 b. Conservation or reuse of water. 5 (4) Comprehensive land-use plan. — A project that is located in a city or county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Intervention or I water resources has more priority than one that does not. A project taxisting water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. 50 (5) Flood hazard ordinance. — A project that is located in a city or county that has adopted a flood hazard prevention ordinance under G.S. 143-215.54A has priority over a proj			- · · · · · · · · · · · · · · · · · · ·
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 5 (4) Comprehensive land-use plan. – A project that is located in a city or county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Application of adopted a plan or thas not adopted a plan or bas not taken steps to do so. The existence of a plan has more priority than one that does not. A project is considered to be located in a city or county if it is located in whole or in part in that unit. A land-use plan is not considered a comprehensive land-use plan unless it has provisions that protect existing water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. 20 (5) Flood hazard ordinance. – A project that is located in a city or county that has adopted a flood hazard prevention ordinance under G.S. 143-215.54A has priority over a project located in a city or county that has adopted a flood hazard prevention ordinance. The most recent minimum standards under G.S. 143-215.54A for a flood hazard is whole or in part in that unit. If no part of the service area of a project is located within the 100-year floodplain, the project has the same proirity under this subdivision as if it were located in a city or county that has adopted a flood haz	5 (4) Comprehensive land-use plan. – A project that is located in a city or county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Article 19 of Chapter 160A of the General Statutes or Application of a zoning ordinance. A plan that exceeds the minimum State standards in the Nole or in part in that unit. A land-use plan is not considered a comprehensive land-use plan unless it has provisions that protect existing water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. 20 (5) Flood hazard ordinance. – A project that is located in a city or county that has adopted a flood hazard prevention ordinance under G.S. 143-215.54A for a flood hazard prevention ordinance and project is considered to be located in a city or county that has adopted a nordinance. A plan that exceeds the minimum standards under G.S. 143-215.54A for a flood hazard prevention ordinance that whole or in part in that unit. If no part of the service area of a project is considered to be located in a city or county that has adopted a be located in a city or county that has adopted hazard prevention ordinance. The most rec			
6 county that has adopted or has taken significant steps to adopt a 7 comprehensive land-use plan under Article 18 of Chapter 153A of the 8 General Statutes or Article 19 of Chapter 160A of the General Statutes 9 has priority over a project located in a city or county that has not 10 adopted a plan or has not taken steps to do so. The existence of a plan 11 has more priority than steps taken to adopt a plan, such as adoption of 12 a zoning ordinance. A plan that exceeds the minimum State standards 13 for protection of water resources has more priority than one that does 14 not. A project is considered to be located in a city or county if it is 15 located in whole or in part in that unit. A land-use plan is not 16 considered a comprehensive land-use plan unless it has provisions that 17 protect existing water uses and ensure compliance with water quality 18 standards and classifications in all waters of the State affected by the 19 plan. 20 (5) Flood hazard ordinance. – A project that is located in a city or county 18 standards under G.S. 143-215.54A for a flood hazard 21 flab has not adopted an ordinance. A plan that exceeds the 22 G.	 county that has adopted or has taken significant steps to adopt a comprehensive land-use plan under Article 18 of Chapter 153A of the General Statutes or Article 19 of Chapter 160A of the General Statutes of has priority over a project located in a city or county that has not adopted a plan or has not taken steps to do so. The existence of a plan has more priority than steps taken to adopt a plan, but has not adopted a plan or has not taken steps to do so. The existence of a plan has more priority than steps taken to adopt a plan, but has adoption of a zoning ordinance. A plan that exceeds the minimum State standards for protection of water resources has more priority than one that does not. A project is considered to be located in a city or county if it is located in whole or in part in that unit. A land-use plan is not considered a comprehensive land-use plan unless it has provisions that protect existing water uses and ensure compliance with water quality standards and classifications in all waters of the State affected by the plan. (5) Flood hazard ordinance. – A project that is located in a city or county that has not adopted a ordinance. A plan that exceeds the minimum standards under G.S. 143-215.54A has priority over a project located in a city or county that has not adopted an ordinance. A plan that exceeds the minimum standards under G.S. 143-215.54A for a flood hazard prevention ordinance has more priority that one that does not. A project is considered to be located in a city or county that has adopted a flood hazard prevention ordinance. The most recent maps prepared pursuant to the National Flood Insurance Program or approved by the Department determine whether an area is within the 100-year floodplain. (6) Sound management. – A project submitted by a local government unit that has demonstrated a willingness and ability to meet its responsibilities through sound fiscal policies and efficient operation and management has priority over a project that does not maps proved b		(4)	
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35that has demonstrated a willingness and ability to meet its36responsibilities through sound fiscal policies and efficient operation37and management has priority.38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a	35that has demonstrated a willingness and ability to meet its36responsibilities through sound fiscal policies and efficient operation37and management has priority.38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	33		<u>100-year floodplain.</u>
36responsibilities through sound fiscal policies and efficient operation37and management has priority.38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a	36responsibilities through sound fiscal policies and efficient operation37and management has priority.38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	34	<u>(6)</u>	Sound management. – A project submitted by a local government unit
37and management has priority.38(7)39Capital improvement plan. – A project that implements the applicant's capital improvement plan for the wastewater system or public water system it manages has priority over a project that does not implement a	37and management has priority.38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	35		
38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a	38(7)Capital improvement plan. – A project that implements the applicant's39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	36		responsibilities through sound fiscal policies and efficient operation
39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a	39capital improvement plan for the wastewater system or public water40system it manages has priority over a project that does not implement a41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	37		and management has priority.
40 system it manages has priority over a project that does not implement a	40system it manages has priority over a project that does not implement a41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	38	<u>(7)</u>	<u>Capital improvement plan. – A project that implements the applicant's</u>
	41capital improvement plan. To receive priority, a capital improvement42plan must set out the applicant's expected water infrastructure needs	39		
41 <u>capital improvement plan.</u> To receive priority, a capital improvement	42 plan must set out the applicant's expected water infrastructure needs	40		system it manages has priority over a project that does not implement a
		41		capital improvement plan. To receive priority, a capital improvement
42 plan must set out the applicant's expected water infrastructure needs	43 for at least 10 years.	42		plan must set out the applicant's expected water infrastructure needs
43 for at least 10 years.		43		for at least 10 years.

Session 2005 **General Assembly of North Carolina** Coastal habitat protection. - A project that implements a (8) 1 2 recommendation of a Coastal Habitat Protection Plan adopted by the 3 Environmental Management Commission, the Coastal Resources 4 Commission, and the Marine Fisheries Commission pursuant to 5 G.S. 143B-279.8 has priority over other projects that affect counties 6 subject to that Plan. 7 "§ 159G-24. Fee imposed on a loan or grant from Wastewater Reserve or Drinking 8 Water Reserve. 9 (a) Amount. - A loan awarded from the Wastewater Reserve or the Drinking 10 Water Reserve is subject to a fee of two and one-half percent (2 1/2%) of the loan. A grant awarded from the Wastewater Reserve or the Drinking Water Reserve is subject to 11 12 a fee of one and one-half percent $(1 \ 1/2\%)$ of the grant. The fee is payable when a loan or grant is awarded. 13 14 (b) Departmental Receipt. - The fee on a loan from the Wastewater Reserve or the Drinking Water Reserve is a departmental receipt and must be applied to the 15 Department's and the Local Government Commission's costs in administering loans 16 17 from these Reserves. The Department and the Local Government Commission must 18 determine how to allocate the fee receipts between their agencies. The fee on a grant from the Wastewater Reserve or the Drinking Water Reserve is a departmental receipt 19 20 of the Department and must be applied to the Department's costs in administering grants 21 from these Reserves. "§ 159G-25. Expenditure for emergency corrective action at a wastewater 22 23 treatment works. 24 The Department may use revenue in any account of the Wastewater Reserve (a) to provide funds for emergency corrective action at a wastewater treatment works under 25 the circumstances set out in this section. The amount expended in a fiscal year for 26 27 corrective action under this section may not exceed two hundred thousand dollars (\$200,000). An expenditure for emergency corrective action is authorized only under 28 29 the following circumstances: 30 A person holding a wastewater discharge or nondischarge permit (1)issued under Article 21 of Chapter 143 of the General Statutes is 31 32 violating the terms of the permit. The wastewater treatment works operated under the permit has a 33 (2)design flow capacity of no more than 100.000 gallons a day. 34 35 The Department has given the permit holder written notice of the (3) violation. 36 37 The permit holder refuses to take the action required to comply with (4)38 the permit. 39 The inaction by the permit holder poses a threat to public health. (5)The Department has informed the permit holder in writing that the 40 (6)Department plans to take emergency corrective action and then bring a 41 42 civil action against the permit holder to recover the cost of the emergency corrective action. 43

1	(b) The Department may bring a civil action against the holder of the permit for
2	he wastewater treatment works to recover the amount expended from the Wastewater
3	Reserve for the emergency corrective action. The amount recovered in a civil action
4	nust be credited to the account in the Wastewater Reserve from which the funds were
5	xpended.
6	<u>§ 159G-26. Annual reports on Water Infrastructure Fund.</u>
7	(a) Requirement The Department must publish a report each year on the
8	ccounts in the Water Infrastructure Fund that are administered by the Division of
9	Vater Quality or the Division of Environmental Health. The report must be published
10	y 1 November of each year and cover the preceding fiscal year. The Department must
11	nake the report available to the public and must give a copy of the report to the
12	Environmental Review Commission and the Fiscal Research Division of the General
13	Assembly.
14	(b) Content. – The report required by this section must contain the following
15	nformation concerning the accounts of the Water Infrastructure Fund:
16	(1) The beginning and ending balance of the account for the fiscal year.
17	(2) <u>The amount of revenue credited to the account during the fiscal year</u> ,
18	by source.
19	(3) The total amount of loans and grants awarded from the account, by
20	type, and the amount of any expenditure for emergency corrective
21	action made from the account.
22	(4) For each loan or grant awarded, the recipient of the award, the amount
23	of the award, the amount of the award that was disbursed, and the
24 25	amount of the award remaining to be disbursed in a subsequent fiscal
23 26	(5) <u>year.</u> (5) <u>The amount disbursed for loans and grants awarded but not disbursed</u>
20 27	<u>in a prior fiscal year and the amount remaining to be disbursed in a</u>
27	subsequent fiscal year.
28 29	(6) An assessment of the expected impact on water quality and water
30	supply of the projects for which the loans and grants were awarded.
31	"Article 2.
32	"Water Infrastructure Loans and Grants Administered by Department.
33	<u>§ 159G-30. Department's responsibility.</u>
34	The Department, through the Division of Water Quality and the Division of
35	Environmental Health, administers loans and grants made from the CWSRF, the
36	OWSRF, the Wastewater Reserve, and the Drinking Water Reserve. The Division of
37	Vater Quality administers loans and grants from the CWSRF and the Wastewater
38	Reserve. The Division of Environmental Health administers loans and grants from the
39	DWSRF and the Drinking Water Reserve.
40	<u>§ 159G-31. Entities eligible to apply for loan or grant.</u>
41	A local government unit or a nonprofit water corporation is eligible to apply for a
42	pan or grant from the CWSRF, the DWSRF, the Wastewater Reserve, or the Drinking
43	Vater Reserve. Other entities are not eligible for a loan or grant from these accounts.
44	§ 159G-32. Projects eligible for loan or grant.

1	(a) (CWSI	RF and DWSRF. – Federal law determines whether a project is eligible
2			grant from the CWSRF and the DWSRF. A project must meet the
3		-	ements set under federal law.
4	<u>(b)</u>	Waste	water Reserve The Department is authorized to make loans and
5			Wastewater Reserve for the following types of projects:
6	-	(1)	Wastewater collection system.
7	((2)	Wastewater treatment works.
8	((3)	Stormwater quality project.
9	<u>(</u>	(4)	Nonpoint source pollution project.
10	<u>(c)</u> <u>I</u>	Drink	ing Water Reserve. – The Department is authorized to make loans and
11	grants from	n the]	Drinking Water Reserve for public water system projects.
12	" <u>§ 159G-3.</u>	3. La	<u>ans and grants available from Wastewater Reserve.</u>
13	<u>(a)</u>	Гуреs	The Department is authorized to make the types of loans and grants
14	listed in the	is sub	osection from the Wastewater Reserve. Each type of loan or grant must
15	be administ	tered	through a separate account within the Wastewater Reserve.
16	((1)	General A loan or grant is available for a project authorized in
17			<u>G.S. 159G-32(b).</u>
18	(<u>(2)</u>	High-unit-cost grant. – A high-unit-cost grant is available for the
19			portion of the construction costs of a wastewater collection system
20			project or a wastewater treatment works project that results in an
21			estimated average household user fee for water and sewer service in
22			the area served by the project that exceeds the high-unit-cost threshold.
23	((3)	Technical assistance grant. – A technical assistance grant is available
24			to determine the best way to correct the deficiencies in a wastewater
25			collection system or wastewater treatment works that either is not in
26			compliance with its permit limits or, as identified in the most recent
27			inspection report by the Department under G.S. 143-215.3, is
28			experiencing operational problems and is at risk of violating its permit
29			limits.
30	((4)	Emergency loan. – An emergency loan is available in the event the
31			Secretary certifies that a serious public health hazard related to the
32			inadequacy of an existing wastewater collection system or wastewater
33	(1-) I	r	treatment works is present or imminent in a community.
34 25			ccount Transfer. – The Secretary may use revenue in any account in the
35			erve to provide funds for an emergency loan.
36 27			ans and grants available from Drinking Water Reserve.
37			<u>b. – The Department is authorized to make the types of loans and grants</u> tion from the Drinking Water Reserve. Each type of loan or grant must
38 39			
			through a separate account within the Drinking Water Reserve.
40 41	7	(1)	<u>General. – A loan or grant is available for a project for a public water</u>
41 42	((2)	system. High-unit-cost grant. – A grant is available for the portion of the
42 43	7	<u>(</u>	construction costs of a public water system project that results in an
Ъ			construction costs of a public water system project that results III all

estimated average household user fee for water and	sewer service in
the area served by the project that exceeds the high-un	
(3) Technical assistance grant. – A technical assistance g	
to determine the best way to correct the deficiencies	
system that does not comply with State law or the	A
implement that law.	
(4) Emergency loan. – An emergency loan is available to $\frac{1}{100}$	o an applicant in
the event the Secretary certifies that either a serio	
hazard or a drought emergency related to the water	-
present or imminent in a community.	
(b) Interaccount Transfer. – The Secretary may use revenue in a	ny account in the
Drinking Water Reserve to provide funds for an emergency loan.	•
"§ 159G-35. Criteria for loans and grants.	
(a) CWSRF and DWSRF. – Federal law determines the criteri	a for awarding a
loan or grant from the CWSRF or the DWSRF. An award of a loan or g	
these accounts must meet the criteria set under federal law. The Depar	-
to establish through negotiation with the United States Environment	
Agency the criteria for evaluating applications for loans and grants fi	
and the DWSRF and the priority assigned to the criteria. The I	
incorporate the negotiated criteria and priorities in the Capitalization	
Agreement between the Department and the United States Environn	
Agency. The criteria and priorities incorporated in the Agreement ag	
grant from the CWSRF or the DWSRF. The common criteria in G.S.	
apply to a loan or grant from the CWSRF or the DWSRF.	
(b) Reserves. – The common criteria in G.S. 159G-23 apply to	o a loan or grant
from the Wastewater Reserve or the Drinking Water Reserve. The	_
establish by rule other criteria that apply to a loan or grant from the Wa	stewater Reserve
or the Drinking Water Reserve.	
"§ 159G-36. Limits on loans and grants.	
(a) <u>CWSRF and DWSRF. – Federal law governs loans and</u>	grants from the
CWSRF and the DWSRF. An award of a loan or grant from one of the	se accounts must
be consistent with federal law.	
(b) <u>Reserve Cost Limit. – The amount of a loan or grant from</u>	the Wastewater
Reserve or the Drinking Water Reserve may not exceed the constru	
project. A loan or grant from one of these Reserves is available only	to the extent that
other funding sources are not reasonably available to the applicant.	
(c) <u>Reserve Recipient Limit. – The following limits apply to a lo</u>	-
from the Wastewater Reserve or the Drinking Water Reserve to	the same local
government unit or nonprofit water corporation:	
(1) The amount of loans awarded for a fiscal year may	not exceed three
<u>million dollars (\$3,000,000).</u>	
(2) The amount of loans awarded for three consecutive	tiscal years for
targeted interest rate projects may not exceed three (\$3,000,000).	e million dollars

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(3)	The amount of high-unit-cost grants a	awarded for three consecutive
	fiscal years may not exceed three million	
<u>(4)</u>	The amount of technical assistance	
<u></u>	consecutive fiscal years may not e	6
	<u>(\$50,000).</u>	•
" <u>§ 159G-37. A</u>	pplication to CWSRF, Wastewater Res	serve, DWSRF, and Drinking
	er Reserve.	
	on for a loan or grant from the CWSRF o	
	e Division of Water Quality of the Depart	* *
•	the DWSRF or the Drinking Water Re	
	rironmental Health of the Department. An	**
-	ribed by the Division and must contain t	
	plicant must submit to the Division any a	
•	to enable the Division to make a determ	
	does not contain information required on	
	incomplete and is not eligible for con	
Article.	cation in as many categories as it is eligil	ble for consideration under tins
	nvironmental assessment and public he	aring
	ired Information. – An application subr	
-	or a project must state whether the proj	
-	the application indicates that an envi	-
	t identify the exclusion in the North Caro	
-	hapter 113A of the General Statutes, that	
	s not identify an exclusion in the North	** * *
	elude an environmental assessment of the	-
the environment		
(b) Divis	ion Review. – If, after reviewing an app	lication, the Division of Water
Quality or the	Division of Environmental Health, as	appropriate, determines that a
	an environmental assessment, the assess	
	ntinues its review of the application. If, af	
	Division concludes that an environmenta	* *
	ay not continue its review of the applicat	
-	nt has been completed and approved as p	provided in the North Carolina
Environmental I		
	ng. – The Division of Water Quality or	
	opriate, may hold a public hearing on an	· · ·
	ele if it determines that holding a hearing	
	who is a resident of any county in which	
mov cubmit o	written request for a public hearing. Th	ie request must set torth each
•	proposed project or other reason for t	
objection to the	e proposed project or other reason for not proposed project or other reason for not provide a project of the individual making	requesting a hearing and must
objection to the include the name	e proposed project or other reason for not not not address of the individual making tten objections to the proposed project, and the proposed project, and the proposed project, and the proposed project, and the proposed project and the proposed project.	requesting a hearing and must the request. The Division may

1	the environment. The Division's decision on whether to hold a hearing is conclusive.
2	The Division must keep all written requests for a hearing on an application as part of the
3	records pertaining to the application.
4	" <u>§ 159G-39. Review of applications and award of loan or grant.</u>
5	(a) <u>Point Assignment. – The Division of Water Quality or the Division of</u>
6	Environmental Health, as appropriate, must review all applications filed for a loan or
7	grant under this Article for an application period. The Division must rank each
8	application in accordance with the points assigned to the evaluation criteria. The
9	Division must make a written determination of an application's rank and attach the
10	determination to the application. The Division's determination of rank is conclusive.
11	(b) Initial Consideration. – The Division may consider an application for an
12	emergency loan from the Wastewater Reserve or the Drinking Water Reserve at any
13	time. The Division must consider all other loan applications and all grant applications
14	filed during an application period at the same time in order to rank the applications.
15	(c) <u>Reconsideration. – When an application's rank is too low to receive an award</u>
16	of a loan or grant for an application period, the Division must include the application
17	with those considered for the next application period. If the application's rank is again
18 19	too low to receive an award, the application is not eligible for consideration in a
19 20	subsequent application period. An applicant whose application does not receive an award after raview in two application periods may file a new application
20 21	<u>award after review in two application periods may file a new application.</u> (d) <u>Notification of Decision. – When the Division determines that an</u>
21	application's rank makes it eligible for an award of a loan or grant, the Division must
22	send the applicant a letter of intent to award the loan or grant. The notice must set out
23 24	any conditions the applicant must meet to receive an award of a loan or grant. When the
2 4 25	applicant satisfies the conditions set out in the letter of intent, the Division must send
25 26	the applicant an offer to award a loan or grant. The applicant must give the Division
20 27	written notice of whether it accepts or rejects the offer. A loan or grant is considered
28	awarded when an offer to award the loan or grant is issued.
20 29	"§ 159G-40. Terms of loan and execution of loan documents.
30	(a) Approval by Local Government Commission. – The Department may not
31	award a loan under this Article unless the Local Government Commission approves the
32	award of the loan and the terms of the loan. The terms of a loan awarded from the
33	CWSRF and the DWSRF must be consistent with federal law. In reviewing a proposed
34	loan to a local government unit, the Local Government Commission must consider the
35	loan as if it were a bond proposal and review the proposed loan in accordance with the
36	factors set out in G.S. 159-52 for review of a proposed bond issue. The Local
37	Government Commission must review a proposed loan to a nonprofit water corporation
38	in accordance with the factors set out in G.S. 159-153.
39	(b) Interest Rate and Maturity. – The interest rate payable on and the maximum
40	maturity of a loan are subject to the following limitations:
41	(1) Interest rate. – The interest rate for a loan may not exceed the lesser of
42	four percent (4%) or one half the prevailing national market rate for
43	tax-exempt general obligation debt of similar maturities derived from a
44	published indicator. When recommended by the Department, the Local

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1		Government Commission may set an interest rate	for a loan for a
2		targeted interest rate project at a rate that is lower	
3		rate to achieve the purpose of the target.	unun uno stuntouro
4	<u>(2)</u>	Maturity. – The maximum maturity for a loan for a p	project that is not a
5		high-unit-cost project may not exceed 20 years	•
6		expected life, whichever is shorter. The maximum r	1 0
7		for a high-unit-cost project is 30 years or the project	÷
8		whichever is shorter.	_
9	(c) Secu	rity for Loan. – A local government unit may p	ledge any of the
0	<u>following, alon</u>	e or in combination, as security for an obligation to rep	ay the principal of
1	and interest on	a loan awarded under this Article:	
2	<u>(1)</u>	User fee revenues derived from operation of the was	stewater system or
3		public water system that benefits from the project for	r which the loan is
4		awarded.	
5	<u>(2)</u>	A mortgage, deed of trust, security interest, or simi	-
5		all of the real and personal property comprising the	•
7		or public water system that benefits from the project	for which the loan
3		is awarded.	
)	<u>(3)</u>	Its full faith and credit if it meets the requiremen	ts of Article 4 of
)		Chapter 159 of the General Statutes.	
1	<u>(4)</u>	Nontax revenue not included in subdivision (1) of thi	
2		Instrument A local government unit and a nonprofit	-
3	•	debt instrument payable to the State to evidence an o	
4	· ·	f and interest on a loan awarded under this Article. The second s	
5		of the Local Government Commission, must develop de	
5	• •	overnment units and nonprofit water corporations unde	
7		nent Commission must develop procedures for loan re	cipients to deliver
3		ts to the State without public bidding.	
9		Vithdrawal of loan or grant.	at is with drawn if
0		intent to offer an award for a loan or grant for a proje	
1 2		ails to enter into a construction contract for the project f the letter, unless the Department finds that the application	
2 3		An award for a loan or grant for a project is withdraw	-
5 4		to a construction contract for the project within one ye	* *
+ 5		ess the Department finds that the applicant has good ca	
, 5		ent finds good cause for an applicant's failure, the Dep	
, 7	<u> </u>	the applicant must take action or forfeit the loan or gran	
3		Disbursement of loan or grant.	<u></u>
, ,		ment must disburse the proceeds of a loan or grant t	to a recipient in a
)	—	ents based on the progress of the project for which the	—
1	· ·	btain a payment, a loan or grant recipient must sub	e e
2		e Department and document the expenditures for which	-
3	requested.	<u> </u>	<u> </u>
4		nspection of project.	
	<u>v</u>		

1	(a) Authori	ity. – The Department may inspect a project for which it awards a loan
2		is Article to determine the progress made on the project and whether
3		of the project is consistent with the project described in the loan or
4		The inspection may be performed by personnel of the Department or
5	• •	engineer licensed under Chapter 89C of the General Statutes.
6	•	lification. – An individual may not perform an inspection of a project
7	-	if the individual meets any of the following criteria:
8		Is an officer or employee of the local government unit or nonprofit
9		water corporation that received the loan or grant award for the project.
10	<u>(2)</u> <u>I</u>	ls an owner, officer, employee, or agent of a contractor or
11	<u>S</u>	subcontractor engaged in the construction of the project for which the
12		oan or grant was made.
13	" <u>§ 159G-44. Rul</u> e	es.
14	The Departme	ent may adopt rules to implement this Chapter. Chapter 150B of the
15	General Statutes, t	the Administrative Procedure Act, governs the adoption of rules by the
16	Department. A ru	ule adopted to administer a loan or grant from the CWSRF or the
17	DWSRF must be	consistent with federal law. The Department must give a copy of the
18	rules adopted to ir	mplement this Article without charge to a person who requests a copy.
19	_	"Article 3. Reserved.
20		" <u>Article 4.</u>
21		"State Water Infrastructure Commission.
22	" <u>§ 159G-65. State</u>	e Water Infrastructure Commission.
23	(a) Purpose	e. – The State Water Infrastructure Commission is established in the
24		vernor. The purpose of the Commission is to identify the State's water
25		eds, develop a plan to meet those needs, and monitor the
26	implementation of	
27		ership. – The Commission consists of 13 members as follows:
28		The Secretary of Commerce or a Department of Commerce employee
29	<u>(</u>	designated by the Secretary who is familiar with the State programs
30	<u>t</u>	hat fund water or other infrastructure improvements for the purpose of
31	I	promoting economic development.
32	<u>(2)</u>	The Secretary of Environment and Natural Resources or a Department
33	<u>(</u>	of Environment and Natural Resources employee designated by the
34		Secretary who is familiar with the water infrastructure financing,
35	<u>r</u>	regulatory, and technical assistance programs of the Department.
36	<u>(3)</u>	The President of the Rural Economic Development Center or a Rural
37	<u>(</u>	Center employee designated by the President who is familiar with the
38		water infrastructure financing programs of the Rural Center.
39	<u>(4)</u>	The Executive Director of the Clean Water Management Trust Fund or
40	<u>3</u>	a Trust Fund employee designated by the Executive Director who is
41	<u>f</u>	familiar with wastewater, drinking water, and stormwater issues.
42	<u>(5)</u>	The Director of the Local Government Commission or an employee of
43	<u>t</u>	he State Treasurer's Office designated by the Director who is familiar
44	<u>V</u>	with the functions of the Commission.

General Assembly of North Carolina Session 2005 The Executive Director of the League of Municipalities or a League 1 (6) 2 employee designated by the Executive Director who is familiar with 3 the League's programs. The Executive Director of the North Carolina Association of County 4 (7)5 Commissioners or an Association employee designated by the 6 Executive Director who is familiar with the Association's programs. One member appointed by the Chancellor of North Carolina State 7 (8) 8 University. 9 (9) An engineer appointed by the American Council of Engineering 10 Companies. One member appointed by the Water Resources and Research 11 (10)12 Institute. 13 (11)One member appointed by the Governor who is a representative of a local government wastewater system or public water system. 14 15 (12)One member appointed by the President Pro Tempore of the Senate. One member appointed by the Speaker of the House of 16 (13)17 Representatives. 18 Terms. - The members appointed by the Governor, the President Pro (c) Tempore of the Senate, and the Speaker of the House of Representatives serve two-year 19 20 terms. The other members, who are ex officio members or designees of those members, 21 serve until they are no longer in office or are replaced with another designee. Members may be removed in accordance with G.S. 143B-13 as if that section applied to this 22 23 Article. 24 Chair. - The Governor appoints the initial chair of the Commission. The chair (d) appointed by the Governor must call the first meeting, at which the members must elect 25 a chair. The Chair serves a term of one year. The Commission must elect a chair 26 27 annually. 28 (e) Meetings. – The Commission must meet at least four times a year and may 29 meet as often as needed. A majority of the members of the Commission constitutes a 30 quorum for the transaction of business. The affirmative vote of a majority of the members present at a meeting of the Commission is required for action to be taken by 31 the Commission. 32 Vacancies. - A vacancy in the Commission or as chair of the Commission 33 (f) resulting from the resignation of a member or otherwise is filled in the same manner in 34 35 which the original appointment was made. The term of an appointment to fill a vacancy is for the balance of the unexpired term. 36 Compensation. - The Commission members receive no salary or other 37 (g) 38 monetary compensation for serving on the Commission. "§ 159G-66. Duties of the Commission. 39 The Commission has the following duties: 40 To assess and make recommendations on the role of the State in the 41 (1)development and funding of wastewater, drinking water, and 42 stormwater infrastructure in the State. 43

	General Assem	bly of North Carolina	Session 2005
1	(2)	To analyze the adequacy of projected funding to	meet projected needs
2		over the next five years.	
3	<u>(3)</u>	To propose State priorities for funding.	
4	<u>(4)</u>	To make recommendations on ways to maxim	ize the use of current
5 6		funding resources, whether federal, State, or log funds are used in a coordinated manner.	cal, and to ensure that
7	<u>(5)</u>	To review the application of management pra	actices in wastewater
8	<u>(5)</u>	drinking water, and stormwater utilities and	
9		practices.	
10	<u>(6)</u>	To assess the role of public-private partnerships	in the future provision
11		of utility service.	
12	<u>(7)</u>	To assess the application of the river basin appro	bach to utility planning
13		and management.	
14	<u>(8)</u>	To assess the need for a "troubled system" protoc	<u>col.</u>
15		ommission reports.	
16		ssion must publish an annual report by 1 Noveml	•
17	activity and fi	ndings. The Commission must give a copy	of the report to the
18	<u>Environmental</u>	Review Commission and the Fiscal Research D	ivision of the General
19	Assembly. The	report must include any recommendations of	the Commission that
20	require action b	y the General Assembly to implement."	
21			
22	PART II. CLE	AN WATER MANAGEMENT TRUST FUND	
23	SEC	FION 4. G.S. 113A-252 of the General Statutes re	eads as rewritten:
24	"§ 113A-252. I	Definitions.	
25	As used The	following definitions apply in this Article:	
26	(1)	Council The advisory council for the Clear	n Water Management
27		Trust Fund.	
28	(2)	Economically Distressed Units of Local Gov	vernment. Counties
29		designated as economically distressed by the S	ecretary of Commerce
30		under G.S. 143B-437A and any cities locate	ed in those counties.
31		distressed local government unit An economic	ally distressed county,
32		as defined in G.S. 105-129.3, or a local governm	•
33		county.	
34	(3)	Fund. – The Clean Water Management Trust Fu	ind created pursuant to
35		this Article.	1
36	(4)	Land Real property and any interest in, easem	ent in, or restriction on
37		real property.	,
38	<u>(4a)</u>	Local government unit. – Defined in G.S. 159G-	20.
39	(4b)	Stormwater quality project. – Defined in G.S. 15	
40	$\frac{(5)}{(5)}$	Trustees. – The trustees of the Clean Water Man	
41	<u>(6)</u>	Wastewater collection system Defined in G.S.	-
42	(7)	Wastewater treatment works. – Defined in G.S. 1	
43		FION 5. G.S. 113A-253 reads as rewritten:	
44		Clean Water Management Trust Fund: establis	hed. <u>F</u>und.

2 Fund in the State Treasurer's Office that shall be used to finance projects to clean up or prevent surface water pollution in accordance with this Article. The Clean Water Management Trust Fund is established as a special revenue from other sources: in Annual appropriations under G.S. 143-15.3B. (2) Scenic River special registration plates under G.S. 20-81.12. (b) Fund Earnings, Assets, and Balances. – The State Treasurer shall hold the Fund separate and apart from all other moneys, funds, and accounts. Investment earnings credited to the assets of the Fund shall become part of the Fund. Any balance remaining in the Fund at the end of any fiscal year shall be carried forward in the Fund for the next succeeding fiscal year. Payments from the Fund shall be made on the warrant of the Chair of the Board of Trustees. (c) Fund Purposes. – Moneys from the Fund are appropriated annually and to finance projects to clean up or prevent surface water pollution in accordance with this Article. Revenue in the Fund may be used for any of the following purposes: (1) To acquire land for riparian buffers for the purposes of providing environmental protection for surface waters and urban drinking water supplies and establishing a network of riparian greenways for environmental evolution easements or other interests in real property for the purpose of protecting and conserving surface waters and urban drinking water supplies and to retire debt incurred for this purpose under Article 9 of Chapter 142 of the General Statutes. (2) To acquire conservation easements or other interests in real property for the purpose of protecting and to retire debt incurred for this purpose under Article 9 of Chapter 142 of the General Statutes. (3) To cordinate with other public programs involved with lands adjoining water budity and to retire	1	(a) Fund	Established. – There is established a Clean Water Management Trust
4 Management Trust Fund is established as a special revenue from other sources: 5 revenue from the following sources and may receive revenue from other sources: 6 (1) Annual appropriations under G.S. 143-15.3B. 7 (2) Scenic River special registration plates under G.S. 20-81.12. 8 (b) Fund Earnings, Assets, and Balances. – The State Treasurer shall hold the 9 Fund separate and apart from all other moneys, funds, and accounts. Investment 10 ange credited to the assets of the Fund shall be come part of the Fund. Any balance 11 remaining in the Fund at the end of any fiscal year shall be carried forward in the Fund 12 for the next succeeding fiscal year. Payments from the Fund shall be made on the 13 warrant of the Chair of the Board of Trustees. 14 (c) Fund Purposes. – Moneys from the Fund are appropriated annually and to 15 finance projects to clean up or prevent surface water pollution in accordance with this 14 Article. Revenue in the Fund may be used for any of the following purposes: 17 (1) To acquire land for riparian buffres for the purposes of providing 18 environmental, educational, and recreational uses and to retire debt 19 supplies and establishing a network of riparian puffrest 20 To acq	2	Fund in the Stat	te Treasurer's Office that shall be used to finance projects to clean up or
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44 drainage connections, and to expand waste treatment systems if the	43	(6)	
	44		drainage connections, and to expand waste treatment systems if the

1	system is being expanded as a remedy to eliminate a wastewater
2	collection system or wastewater treatment works if the expansion
3	eliminates failing septic tank systems or illegal drainage connections.
4	Priority shall be given to economically distressed units of local
5	government.
6	(7) To improve stormwater controls and management practices. finance
7	stormwater quality projects.
8	(8) To facilitate planning that targets reductions in surface water pollution.
9	(9) To fund operating expenses of the Board of Trustees and its staff.
10	(d) Limit on Operating and Administrative Expenses. – No more than two
11	percent (2%) of the annual balance of the Fund on <u>1</u> July 1 or a total sum of one million
12	two hundred fifty thousand dollars (\$1,250,000), whichever is greater, may be used each
13	fiscal year for administrative and operating expenses of the Board of Trustees and its
14	staff."
15	SECTION 6. G.S. 113A-254 reads as rewritten:
16	"§ 113A-254. Clean Water Management Trust Fund: eligibility for grants;
17	matching funds or property requirement. Grant requirements.
18	(a) Eligible Grant-Applicants. – Any of the following are eligible to apply for a
19	grant from the Fund for the purpose of protecting and enhancing water quality:
20	(1) A State agency.
21	(2) A local government or other political subdivision of the State or a
22	combination of such entities. unit.
23	(3) A nonprofit corporation whose primary purpose is the conservation,
24	preservation, and restoration of our State's environmental and natural
25	resources.
26	(a1) Criteria. – The criteria developed by the Trustees under G.S. 113A-256 apply
27	to grants made under this Article. The common criteria for water projects set in
28	G.S. 159G-23 and the criteria set out in this section also apply to wastewater collection
29	system projects, wastewater treatment works projects, and stormwater quality projects.
30	The common criteria set in G.S. 159G-23 have priority over the criteria set under this
31	Article for wastewater collection system projects, wastewater treatment works projects,
32	and stormwater quality projects. An application for a wastewater collection system
33	project or a wastewater treatment works project that serves an economically distressed
34	local government unit has priority.
35	(b) Grant-Matching Requirement. – The Board of Trustees shall establish
36	matching requirements for grants awarded under this Article. The Board of Trustees
37	may require a match of up to twenty percent (20%) of the amount of the grant awarded.
38	This requirement may be satisfied by the donation of land to a public or private
39	nonprofit conservation organization as approved by the Board of Trustees. The Board of
40	Trustees may also waive the requirement to match a grant pursuant to guidelines
41	adopted by the Board of Trustees.
42	(c) Grants Not Available to Satisfy Compensatory Mitigation Requirements.
43	<u>Restriction</u> – No grant shall be awarded under this article to satisfy compensatory mitigation requirements under 22 USC § 1244 or C § 142 214 11
11	mitigation requirements under $ZZ = V V Z A an I = V = 1AZ D A A A$

1	(d) Wastewater Limits. – A wastewater collection system project or a wastewater
2	treatment works project is eligible for a grant under this Article only if it is a
3	high-unit-cost project, as defined in G.S. 159G-20. A grant made under this Article for a
4	wastewater collection system project or a wastewater treatment works project is subject
5	to the cost limits and recipient limits set in G.S. 159G-36 for a grant awarded from the
6	Wastewater Reserve.
0 7	(e) Stormwater Limits. – The amount of a grant awarded under this Article for a
	stormwater quality project may not exceed the construction costs of the project. The
8	
9 10	total amount of grants awarded under this Article to the same recipient for stormwater quality projects for a figual year may not availed the limit set in $C = 150C \cdot 36(a)(1)$ for
10	quality projects for a fiscal year may not exceed the limit set in G.S. 159G-36(c)(1) for
11	grants to the same recipient from the Wastewater Reserve.
12	(f) Withdrawal. – An award of a grant under this Article is withdrawn if the
13	grant recipient fails to enter into a construction contract for the project within one year
14	after the date of the award, unless the Trustees find that the applicant has good cause for
15	the failure. If the Trustees find good cause for a recipient's failure, the Trustees must set
16	a date by which the recipient must take action or forfeit the grant."
17	
18	PART III. CONFORMING CHANGES
19	SECTION 7. G.S. 143-215.3A(a)(3) is repealed.
20	SECTION 8. G.S. 143-215.3B is repealed. Funds in the Wastewater
21	Treatment Works Emergency Maintenance, Operation and Repair Fund are transferred
22	to the Wastewater Reserve of the Water Infrastructure Fund established in
23	G.S. 159G-22.
24	SECTION 9. Part 30 of Article 7 of Chapter 143B of the General Statutes is
25	repealed.
26	SECTION 10. G.S. 159-153(a1) reads as rewritten:
27	"(a1) Commission Approval Required for Nonprofit Water Corporation Loans
28	From the Clean Water Revolving Loan and Trust Fund. In addition to the
29	requirements of Chapter 159G of the General Statutes, approval by the Commission in
30	accordance with this section is required before a nonprofit water corporation may be
31	eligible to receive a revolving loan or grant under Chapter 159G of the General Statutes.
32	Nonprofit Water Corporation. – A loan from the Water Infrastructure Fund to a
33	nonprofit water corporation, as defined in G.S. 159G-20, is subject to approval by the
34	Commission under this section."
35	
36	PART IV. EFFECTIVE DATE
37	SECTION 11. The first reports required by G.S. 159G-26 and
38	G.S. 159G-67, as enacted by Section 3 of this act, shall be published on or before 1
39	November 2006.
40	SECTION 12. This act becomes effective 1 January 2006.