

Rep. Ketting, chm.
Rep. Drake
Rep. Stevens

HSB 590

ENVIRONMENTAL PROTECTION

32469

SENATE/HOUSE FILE _____

BY (PROPOSED DEPARTMENT OF
NATURAL RESOURCES BILL)

Passed Senate, Date _____ Passed House, Date _____

Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____

Approved _____

A BILL FOR

1 An Act relating to terminology and eligibility for assistance
2 under the sewage treatment and drinking water facilities
3 financing program.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section 455B.291, Code 2001, is amended to read
2 as follows:

3 455B.291 DEFINITIONS.

4 As used in this part, unless the context requires
5 otherwise:

6 1. "Administration funds" means the sewage-treatment water
7 pollution control works administration fund and the drinking
8 water facilities administration fund.

9 2. "Authority" means the Iowa finance authority
10 established in section 16.2.

11 3. "Clean Water Act" means the federal Water Pollution
12 Control Act of 1972, Pub. L. No. 92-500, as amended by the
13 Water Quality Act of 1987, Pub. L. No. 100-4, as published in
14 33 U.S.C. § 1251--1376.

15 4. "Cost" means all costs, charges, expenses, or other
16 indebtedness incurred by a municipality-or-water-system loan
17 recipient and determined by the director as reasonable and
18 necessary for carrying out all works and undertakings
19 necessary or incidental to the accomplishment of any project.

20 5. "Drinking water facilities administration fund" means
21 the drinking water facilities administration fund established
22 in section 455B.295.

23 6. "Drinking water treatment facilities revolving loan
24 fund" means the drinking water treatment facilities revolving
25 loan fund established in section 455B.295.

26 7. "Eligible entity" means a person eligible under the
27 provisions of the Clean Water Act, the Safe Drinking Water
28 Act, and the commission rules to receive loans for projects
29 from either of the revolving loan funds.

30 8. "Loan recipient" means an eligible entity that has
31 received a loan from either of the revolving loan funds.

32 7- 9. "Municipality" means a city, county, sanitary
33 district, state agency, or other governmental body or
34 corporation empowered to provide sewage collection and
35 treatment services, or any combination of two or more of the

1 governmental bodies or corporations acting jointly, in
2 connection with a project.

3 ~~8-~~ 10. "Program" means the Iowa sewage-treatment water
4 pollution control and drinking water facilities financing
5 program created pursuant to section 455B.294.

6 ~~9-~~ 11. "Project" means one of the following:

7 a. In the context of sewage-treatment water pollution
8 control facilities, the acquisition, construction,
9 reconstruction, extension, equipping, improvement, or
10 rehabilitation of any works and facilities useful for the
11 collection, treatment, and disposal of sewage and industrial
12 waste in a sanitary manner including treatment works as
13 defined in section 212 of the Clean Water Act, or the
14 implementation and development of management programs
15 established under sections 319 and 320 of the Clean Water Act,
16 including construction and undertaking of nonpoint source
17 water pollution control projects and related development
18 activities authorized under those sections.

19 b. In the context of drinking water facilities, the
20 acquisition, construction, reconstruction, extending,
21 remodeling, improving, repairing, or equipping of waterworks,
22 water mains, extensions, or treatment facilities useful for
23 providing potable water to residents served by a water system,
24 including the acquisition of real property needed for any of
25 the foregoing purposes, and such other purposes and programs
26 as may be authorized under the Safe Drinking Water Act.

27 ~~10-~~ 12. "Revolving loan funds" means the sewage-treatment
28 water pollution control works revolving loan fund and the
29 drinking water treatment facilities revolving loan fund.

30 ~~11-~~ 13. "Safe Drinking Water Act" means Title XIV of the
31 federal Public Health Service Act, commonly known as the "Safe
32 Drinking Water Act", 42 U.S.C. § 300f et seq., as amended by
33 the Safe Drinking Water Amendments of 1996, Pub. L. No. 104-
34 182.

35 ~~12-~~ 14. "Sewage-treatment Water pollution control works

1 administration fund" means the sewage-treatment water
2 pollution control works administration fund established in
3 section 455B.295.

4 ~~13~~ 15. "Sewage-treatment Water pollution control works
5 revolving loan fund" means the sewage-treatment water
6 pollution control works revolving loan fund established in
7 section 455B.295.

8 ~~14~~ 16. "Water system" means any community water system or
9 nonprofit noncommunity water system, each as defined in the
10 Safe Drinking Water Act, that is eligible under the rules of
11 the department to receive a loan under the program for the
12 purposes of undertaking a project.

13 Sec. 2. Section 455B.292, Code 2001, is amended to read as
14 follows:

15 455B.292 FINDINGS.

16 The general assembly finds that the proper construction,
17 rehabilitation, operation, and maintenance of modern and
18 efficient wastewater treatment works, other water pollution
19 control works, and drinking water facilities are essential to
20 protecting and improving the state's water quality and the
21 health of its citizens; that protecting and improving water
22 quality is an issue of concern to the citizens of the state;
23 that in addition to protecting and improving the state's water
24 quality, adequate wastewater treatment and water control works
25 and drinking water facilities are essential to economic growth
26 and development; that during the last several years the amount
27 of federal grant money available to states and local
28 governments for assistance in constructing and improving
29 wastewater treatment works and safe drinking water facilities
30 has sharply diminished and will likely continue to diminish;
31 and that it is proper for the state to encourage local
32 governments, individuals, and other entities to undertake
33 wastewater-treatment water pollution control and drinking
34 water projects through the establishment of a state mechanism
35 to provide loans at the lowest reasonable rates. .

1 Sec. 3. Section 455B.293, Code 2001, is amended to read as
2 follows:

3 455B.293 POLICY.

4 It is the policy of ~~the general assembly~~ this state that it
5 is in the public interest to establish a ~~sewage-treatment~~
6 water pollution control works and drinking water facilities
7 financing program and revolving loan funds and administration
8 funds to make loans available from the state to ~~municipalities~~
9 ~~and-water-systems~~ eligible entities for the purpose of
10 undertaking projects. This section shall be broadly construed
11 to effect and accomplish that purpose.

12 Sec. 4. Section 455B.294, Code 2001, is amended to read as
13 follows:

14 455B.294 ESTABLISHMENT OF THE IOWA SEWAGE-TREATMENT WATER
15 POLLUTION CONTROL WORKS AND DRINKING WATER FACILITIES
16 FINANCING PROGRAM.

17 The Iowa ~~sewage-treatment~~ water pollution control works and
18 drinking water facilities financing program is established for
19 the purpose of making loans available to ~~municipalities-and~~
20 ~~water-systems~~ eligible entities to finance all or part of the
21 costs of projects. The program shall be a joint and
22 cooperative undertaking of the department and the authority.
23 The department and the authority may enter into and provide
24 any agreements, documents, instruments, certificates, data, or
25 information necessary in connection with the operation,
26 administration, and financing of the program consistent with
27 this part, the Safe Drinking Water Act, the Clean Water Act,
28 the rules of the department and the commission, the rules of
29 the authority, and other applicable federal and state law.
30 The authority and the department may act to conform the
31 program to the applicable guidance and regulations adopted by
32 the United States environmental protection agency.

33 Sec. 5. Section 455B.295, subsections 1, 2, and 4, Code
34 2001, are amended to read as follows:

- 35 1. Four separate funds are established in the state

1 treasury, to be known as the sewage-treatment water pollution
2 control works revolving loan fund, the sewage-treatment water
3 pollution control works administration fund, the drinking
4 water treatment facilities revolving loan fund, and the
5 drinking water facilities administration fund.

6 2. Each of the revolving loan funds shall include sums
7 appropriated to the revolving loan funds by the general
8 assembly, sums transferred by action of the governor under
9 section 455B.296, subsection 3, sums allocated to the state
10 expressly for the purposes of establishing each of the
11 revolving loan funds under the Clean Water Act and the Safe
12 Drinking Water Act, all receipts by the revolving loan funds,
13 and any other sums designated for deposit to the revolving
14 loan funds from any public or private source. All moneys
15 appropriated to and deposited in the revolving loan funds are
16 appropriated and shall be used for the sole purpose of making
17 ~~loans to the municipalities and water systems, as applicable,~~
18 eligible entities to finance all or part of the cost of
19 projects. The moneys appropriated to and deposited in the
20 sewage-treatment water pollution control works revolving loan
21 fund shall not be used to pay the nonfederal share of the cost
22 of projects receiving grants under the Clean Water Act. The
23 moneys in the revolving loan funds are not considered part of
24 the general fund of the state, are not subject to
25 appropriation for any other purpose by the general assembly,
26 and in determining a general fund balance shall not be
27 included in the general fund of the state but shall remain in
28 the revolving loan funds to be used for their respective
29 purposes. The revolving loan funds are separate dedicated
30 funds under the administration and control of the authority
31 and subject to section 16.31. Moneys on deposit in the
32 revolving loan funds shall be invested by the treasurer of
33 state in cooperation with the authority, and the income from
34 the investments shall be credited to and deposited in the
35 appropriate revolving loan funds.

1 4. The department and the authority may establish and
2 maintain other funds or accounts determined to be necessary to
3 carry out the purposes of this part and shall provide for the
4 funding, administration, investment, restrictions, and
5 disposition of the funds and accounts. The department and the
6 authority may combine ~~the-financial~~ administration of the
7 revolving loan funds ~~and-the-administration-of-the-revolving~~
8 ~~loan-funds,~~ and cross collateralize the same, and the
9 administration funds to the extent permitted by the Clean
10 Water Act, the Safe Drinking Water Act, and other applicable
11 federal law.

12 Sec. 6. Section 455B.296, subsection 3, Code 2001, is
13 amended to read as follows:

14 3. Upon receipt of the joint recommendation of the
15 department and the authority with respect to the amounts to be
16 so reserved and transferred, and subject in all respects to
17 the applicable provisions of the Clean Water Act, Safe
18 Drinking Water Act, and other applicable federal law, the
19 governor may direct that the recommended portion of a
20 capitalization grant made in respect of one of the revolving
21 loan funds in any year be reserved for the transfer to the
22 other revolving loan fund. The authority and the department
23 may effect the transfer of any funds reserved for such
24 purpose, as directed by the governor, and shall cause the
25 records of the program to reflect the transfer. Any sums so
26 transferred shall be expended in accordance with the intended
27 use plan for the applicable revolving loan fund.

28 Sec. 7. Section 455B.297, Code 2001, is amended to read as
29 follows:

30 455B.297 LOANS TO MUNICIPALITIES-AND-WATER-SYSTEMS
31 ELIGIBLE ENTITIES.

32 Moneys deposited in the revolving loan funds shall be used
33 for the primary purpose of making loans to ~~municipalities-and~~
34 ~~water-systems~~ eligible entities to finance the cost of
35 projects in accordance with the intended use plans developed

1 by the department under section 455B.296. The municipalities
2 ~~and water systems to which loans are to be made~~, loan
3 recipients and the purposes of the loan, the purpose, amount
4 ~~of each loan~~, the interest rate of the loan, and the repayment
5 terms of the ~~loan~~, loans shall be determined by the director,
6 in accordance with rules adopted by the commission, in
7 compliance with and subject to the terms and conditions of the
8 Clean Water Act, and the Safe Drinking Water Act, and other
9 applicable federal law, as applicable, and any resolution,
10 agreement, indenture, or other document of the authority, and
11 rules adopted by the authority, relating to any bonds, notes,
12 or other obligations issued for the program which may be
13 applicable to the loan.

14 Sec. 8. Section 455B.298, subsections 2, 4, 6, and 7, Code
15 2001, are amended to read as follows:

16 2. Approve loan applications of ~~municipalities and water~~
17 ~~systems~~ eligible entities which satisfy the rules adopted by
18 the commission, and the intended use plans developed by the
19 department under section 455B.296.

20 4. Prepare and process, in coordination with the
21 authority, documents relating to the extending of loans to
22 ~~municipalities and water systems~~, the sale and issuance of
23 bonds, notes, or other obligations of the authority relating
24 to the program, and the administration of the program.

25 6. Charge each ~~municipality and water system receiving a~~
26 ~~loan from the appropriate revolving loan fund~~ recipient a loan
27 origination fee and an annual loan servicing fee. The amount
28 of the loan origination fees and the loan servicing fees
29 established shall be relative to the amount of a loan made
30 from the revolving loan fund. The director shall deposit the
31 receipts from the loan origination fees and the loan servicing
32 fees in the appropriate administration fund.

33 7. Consult with and receive the approval of the authority
34 concerning the terms and conditions of loan agreements with
35 ~~municipalities and water systems~~ as to the financial integrity

1 of the loan.

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EXPLANATION

This bill relates to terminology and eligibility under the sewage treatment and drinking water facilities financing program.

The bill changes the name of the drinking water treatment revolving loan fund to the drinking water facilities revolving loan fund. The bill changes the name of the sewage treatment works administration fund to the water pollution control works administration fund. The bill changes the name of the sewage treatment works revolving loan fund to the water pollution control works revolving loan fund. The bill makes conforming amendments related to these terminology changes.

The bill defines an eligible entity as a person eligible under the provisions of the Clean Water Act, the Safe Drinking Water Act, and the commission rules to receive loans for projects from either of the revolving loan funds. Currently, the Code provides that municipalities and water systems are eligible for loans. The bill defines a loan recipient as an eligible entity that has received a loan from either of the revolving loan funds. The bill further defines the term "project" by stating that the implementation and development of management programs under the Clean Water Act includes construction and undertaking of nonpoint source water pollution control projects and related development activities authorized under the Clean Water Act.

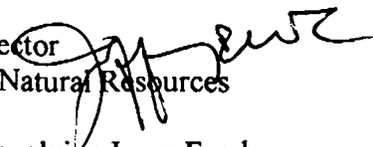


ASB 590

STATE OF IOWA

THOMAS J. VILSACK, GOVERNOR
SALLY J. PEDERSON, LT. GOVERNOR

DEPARTMENT OF NATURAL RESOURCES
JEFFREY R. VONK, DIRECTOR

To: General Assembly
From: Jeffrey R. Vonk, Director 
Iowa Department of Natural Resources
Date: January 4, 2001
Re: Clean Water State Revolving Loan Fund

The proposed bill request changes language to expand the potential use of Iowa's Clean Water State Revolving Loan Fund (CWSRF) to non-traditional projects such as animal feeding operation pollution controls or brownfield clean ups. The present language restricts its use to municipal sewage treatment works. Under the federal Clean Water Act, loans from state CWSRFs can be made to municipalities for sewage treatment works or to municipalities and as well as other entities for the implementation of a state's nonpoint source pollution control management plan. Pollution control projects that could be funded under the nonpoint source provision include projects such as brownfield clean ups, buffer strips and wetlands, and pollution controls for some animal feeding operations. In many cases, financing for pollution control projects, especially for individuals and the smaller cities and businesses is difficult to obtain, and the expanded use of the CWSRF would address this need. The proposed changes would bring the state authorizing legislation in line with the federal provisions, allowing its use for nonpoint source pollution control projects in addition to the more traditional sewage treatment plants.

Substituted for by SF 2145

3-6-02

(P. 654)

FEB 20 2002

Place On Calendar

HOUSE FILE **2469**

BY COMMITTEE ON ENVIRONMENTAL PROTECTION

WITHDRAWN

3-6-02

(SUCCESSOR TO HSB 590)

Passed House, Date _____ Passed Senate, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to terminology and eligibility for assistance
2 under the sewage treatment and drinking water facilities
3 financing program.

4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

HOUSE FILE 2469

H-8091

1 Amend House File 2469 as follows:
2 1. Page 3, line 24, by inserting after the word
3 "water" the following: "pollution".

By KETTERING of Sac

H-8091 FILED FEBRUARY 26, 2002

Adopted 3-6-02 (P. 654)

HF 2469

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1 Section 1. Section 455B.291, Code 2001, is amended to read
2 as follows:

3 455B.291 DEFINITIONS.

4 As used in this part, unless the context requires
5 otherwise:

6 1. "Administration funds" means the sewage-treatment water
7 pollution control works administration fund and the drinking
8 water facilities administration fund.

9 2. "Authority" means the Iowa finance authority
10 established in section 16.2.

11 3. "Clean Water Act" means the federal Water Pollution
12 Control Act of 1972, Pub. L. No. 92-500, as amended by the
13 Water Quality Act of 1987, Pub. L. No. 100-4, as published in
14 33 U.S.C. § 1251--1376.

15 4. "Cost" means all costs, charges, expenses, or other
16 indebtedness incurred by a municipality-or-water-system loan
17 recipient and determined by the director as reasonable and
18 necessary for carrying out all works and undertakings
19 necessary or incidental to the accomplishment of any project.

20 5. "Drinking water facilities administration fund" means
21 the drinking water facilities administration fund established
22 in section 455B.295.

23 6. "Drinking water treatment facilities revolving loan
24 fund" means the drinking water treatment facilities revolving
25 loan fund established in section 455B.295.

26 7. "Eligible entity" means a person eligible under the
27 provisions of the Clean Water Act, the Safe Drinking Water
28 Act, and the commission rules to receive loans for projects
29 from either of the revolving loan funds.

30 8. "Loan recipient" means an eligible entity that has
31 received a loan from either of the revolving loan funds.

32 7: 9. "Municipality" means a city, county, sanitary
33 district, state agency, or other governmental body or
34 corporation empowered to provide sewage collection and
35 treatment services, or any combination of two or more of the

1 governmental bodies or corporations acting jointly, in
2 connection with a project.

3 ~~8-~~ 10. "Program" means the Iowa sewage-treatment water
4 pollution control and drinking water facilities financing
5 program created pursuant to section 455B.294.

6 ~~9-~~ 11. "Project" means one of the following:

7 a. In the context of sewage-treatment water pollution
8 control facilities, the acquisition, construction,
9 reconstruction, extension, equipping, improvement, or
10 rehabilitation of any works and facilities useful for the
11 collection, treatment, and disposal of sewage and industrial
12 waste in a sanitary manner including treatment works as
13 defined in section 212 of the Clean Water Act, or the
14 implementation and development of management programs
15 established under sections 319 and 320 of the Clean Water Act,
16 including construction and undertaking of nonpoint source
17 water pollution control projects and related development
18 activities authorized under those sections.

19 b. In the context of drinking water facilities, the
20 acquisition, construction, reconstruction, extending,
21 remodeling, improving, repairing, or equipping of waterworks,
22 water mains, extensions, or treatment facilities useful for
23 providing potable water to residents served by a water system,
24 including the acquisition of real property needed for any of
25 the foregoing purposes, and such other purposes and programs
26 as may be authorized under the Safe Drinking Water Act.

27 ~~10-~~ 12. "Revolving loan funds" means the sewage-treatment
28 water pollution control works revolving loan fund and the
29 drinking water treatment facilities revolving loan fund.

30 ~~11-~~ 13. "Safe Drinking Water Act" means Title XIV of the
31 federal Public Health Service Act, commonly known as the "Safe
32 Drinking Water Act", 42 U.S.C. § 300f et seq., as amended by
33 the Safe Drinking Water Amendments of 1996, Pub. L. No. 104-
34 182.

35 ~~12-~~ 14. "Sewage-treatment Water pollution control works

1 administration fund" means the sewage-treatment water
2 pollution control works administration fund established in
3 section 455B.295.

4 ~~13~~ 15. "Sewage-treatment Water pollution control works
5 revolving loan fund" means the sewage-treatment water
6 pollution control works revolving loan fund established in
7 section 455B.295.

8 ~~14~~ 16. "Water system" means any community water system or
9 nonprofit noncommunity water system, each as defined in the
10 Safe Drinking Water Act, that is eligible under the rules of
11 the department to receive a loan under the program for the
12 purposes of undertaking a project.

13 Sec. 2. Section 455B.292, Code 2001, is amended to read as
14 follows:

15 455B.292 FINDINGS.

16 The general assembly finds that the proper construction,
17 rehabilitation, operation, and maintenance of modern and
18 efficient wastewater treatment works, other water pollution
19 control works, and drinking water facilities are essential to
20 protecting and improving the state's water quality and the
21 health of its citizens; that protecting and improving water
22 quality is an issue of concern to the citizens of the state;
23 that in addition to protecting and improving the state's water
24 quality, adequate wastewater treatment and water control works
25 and drinking water facilities are essential to economic growth
26 and development; that during the last several years the amount
27 of federal grant money available to states and local
28 governments for assistance in constructing and improving
29 wastewater treatment works and safe drinking water facilities
30 has sharply diminished and will likely continue to diminish;
31 and that it is proper for the state to encourage local
32 governments, individuals, and other entities to undertake
33 wastewater-treatment water pollution control and drinking
34 water projects through the establishment of a state mechanism
35 to provide loans at the lowest reasonable rates.

1 Sec. 3. Section 455B.293, Code 2001, is amended to read as
2 follows:

3 455B.293 POLICY.

4 It is the policy of ~~the general assembly~~ this state that it
5 is in the public interest to establish a ~~sewage-treatment~~
6 water pollution control works and drinking water facilities
7 financing program and revolving loan funds and administration
8 funds to make loans available from the state to ~~municipalities~~
9 ~~and water systems~~ eligible entities for the purpose of
10 undertaking projects. This section shall be broadly construed
11 to effect and accomplish that purpose.

12 Sec. 4. Section 455B.294, Code 2001, is amended to read as
13 follows:

14 455B.294 ESTABLISHMENT OF THE IOWA ~~SEWAGE-TREATMENT~~ WATER
15 POLLUTION CONTROL WORKS AND DRINKING WATER FACILITIES
16 FINANCING PROGRAM.

17 The Iowa ~~sewage-treatment~~ water pollution control works and
18 drinking water facilities financing program is established for
19 the purpose of making loans available to ~~municipalities and~~
20 ~~water systems~~ eligible entities to finance all or part of the
21 costs of projects. The program shall be a joint and
22 cooperative undertaking of the department and the authority.
23 The department and the authority may enter into and provide
24 any agreements, documents, instruments, certificates, data, or
25 information necessary in connection with the operation,
26 administration, and financing of the program consistent with
27 this part, the Safe Drinking Water Act, the Clean Water Act,
28 the rules of the department and the commission, the rules of
29 the authority, and other applicable federal and state law.
30 The authority and the department may act to conform the
31 program to the applicable guidance and regulations adopted by
32 the United States environmental protection agency.

33 Sec. 5. Section 455B.295, subsections 1, 2, and 4, Code
34 2001, are amended to read as follows:

35 1. Four separate funds are established in the state

1 treasury, to be known as the sewage-treatment water pollution
2 control works revolving loan fund, the sewage-treatment water
3 pollution control works administration fund, the drinking
4 water treatment facilities revolving loan fund, and the
5 drinking water facilities administration fund.

6 2. Each of the revolving loan funds shall include sums
7 appropriated to the revolving loan funds by the general
8 assembly, sums transferred by action of the governor under
9 section 455B.296, subsection 3, sums allocated to the state
10 expressly for the purposes of establishing each of the
11 revolving loan funds under the Clean Water Act and the Safe
12 Drinking Water Act, all receipts by the revolving loan funds,
13 and any other sums designated for deposit to the revolving
14 loan funds from any public or private source. All moneys
15 appropriated to and deposited in the revolving loan funds are
16 appropriated and shall be used for the sole purpose of making
17 loans to ~~the-municipalities-and-water-systems,-as-applicable,~~
18 eligible entities to finance all or part of the cost of
19 projects. The moneys appropriated to and deposited in the
20 sewage-treatment water pollution control works revolving loan
21 fund shall not be used to pay the nonfederal share of the cost
22 of projects receiving grants under the Clean Water Act. The
23 moneys in the revolving loan funds are not considered part of
24 the general fund of the state, are not subject to
25 appropriation for any other purpose by the general assembly,
26 and in determining a general fund balance shall not be
27 included in the general fund of the state but shall remain in
28 the revolving loan funds to be used for their respective
29 purposes. The revolving loan funds are separate dedicated
30 funds under the administration and control of the authority
31 and subject to section 16.31. Moneys on deposit in the
32 revolving loan funds shall be invested by the treasurer of
33 state in cooperation with the authority, and the income from
34 the investments shall be credited to and deposited in the
35 appropriate revolving loan funds.

1 4. The department and the authority may establish and
2 maintain other funds or accounts determined to be necessary to
3 carry out the purposes of this part and shall provide for the
4 funding, administration, investment, restrictions, and
5 disposition of the funds and accounts. The department and the
6 authority may combine ~~the-financial~~ administration of the
7 revolving loan funds ~~and-the-administration-of-the-revolving~~
8 ~~loan-funds, and cross collateralize the same,~~ and the
9 administration funds to the extent permitted by the Clean
10 Water Act, the Safe Drinking Water Act, and other applicable
11 federal law.

12 Sec. 6. Section 455B.296, subsection 3, Code 2001, is
13 amended to read as follows:

14 3. Upon receipt of the joint recommendation of the
15 department and the authority with respect to the amounts to be
16 so reserved and transferred, and subject in all respects to
17 the applicable provisions of the Clean Water Act, Safe
18 Drinking Water Act, and other applicable federal law, the
19 governor may direct that the recommended portion of a
20 capitalization grant made in respect of one of the revolving
21 loan funds in any year be reserved for the transfer to the
22 other revolving loan fund. The authority and the department
23 may effect the transfer of any funds reserved for such
24 purpose, as directed by the governor, and shall cause the
25 records of the program to reflect the transfer. Any sums so
26 transferred shall be expended in accordance with the intended
27 use plan for the applicable revolving loan fund.

28 Sec. 7. Section 455B.297, Code 2001, is amended to read as
29 follows:

30 455B.297 LOANS TO MUNICIPALITIES-AND-WATER-SYSTEMS
31 ELIGIBLE ENTITIES.

32 Moneys deposited in the revolving loan funds shall be used
33 for the primary purpose of making loans to ~~municipalities-and~~
34 ~~water-systems~~ eligible entities to finance the cost of
5 projects in accordance with the intended use plans developed

1 by the department under section 455B.296. The municipalities
2 and-water-systems-to-which-loans-are-to-be-made, loan
3 recipients and the purposes-of-the-loan, the purpose, amount
4 of-each-loan, the interest rate of-the-loan, and the repayment
5 terms of the loan, loans shall be determined by the director,
6 in accordance with rules adopted by the commission, in
7 compliance with and subject to the terms and conditions of the
8 Clean Water Act, and the Safe Drinking Water Act, and other
9 applicable federal law, as applicable, and any resolution,
10 agreement, indenture, or other document of the authority, and
11 rules adopted by the authority, relating to any bonds, notes,
12 or other obligations issued for the program which may be
13 applicable to the loan.

14 Sec. 8. Section 455B.298, subsections 2, 4, 6, and 7, Code
15 2001, are amended to read as follows:

16 2. Approve loan applications of municipalities-and-water
17 systems eligible entities which satisfy the rules adopted by
18 the commission, and the intended use plans developed by the
19 department under section 455B.296.

20 4. Prepare and process, in coordination with the
21 authority, documents relating to the extending of loans to
22 municipalities-and-water-systems, the sale and issuance of
23 bonds, notes, or other obligations of the authority relating
24 to the program, and the administration of the program.

25 6. Charge each municipality-and-water-system-receiving-a
26 loan from-the-appropriate-revolving-loan-fund recipient a loan
27 origination fee and an annual loan servicing fee. The amount
28 of the loan origination fees and the loan servicing fees
29 established shall be relative to the amount of a loan made
30 from the revolving loan fund. The director shall deposit the
31 receipts from the loan origination fees and the loan servicing
32 fees in the appropriate administration fund.

33 7. Consult with and receive the approval of the authority
34 concerning the terms and conditions of loan agreements with
35 municipalities-and-water-systems as to the financial integrity

1 of the loan.

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EXPLANATION

This bill relates to terminology and eligibility under the sewage treatment and drinking water facilities financing program.

The bill changes the name of the drinking water treatment revolving loan fund to the drinking water facilities revolving loan fund. The bill changes the name of the sewage treatment works administration fund to the water pollution control works administration fund. The bill changes the name of the sewage treatment works revolving loan fund to the water pollution control works revolving loan fund. The bill makes conforming amendments related to these terminology changes.

The bill defines an eligible entity as a person eligible under the provisions of the Clean Water Act, the Safe Drinking Water Act, and the commission rules to receive loans for projects from either of the revolving loan funds. Currently, the Code provides that municipalities and water systems are eligible for loans. The bill defines a loan recipient as an eligible entity that has received a loan from either of the revolving loan funds. The bill further defines the term "project" by stating that the implementation and development of management programs under the Clean Water Act includes construction and undertaking of nonpoint source water pollution control projects and related development activities authorized under the Clean Water Act.