# 1999 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 62.1-224, 62.1-225, 62.1-228 and 62.1-229 of the Code of Virginia, 3 relating to the Virginia Water Facilities Revolving Fund.

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### Approved

#### 6 Be it enacted by the General Assembly of Virginia:

#### 7 1. That § 62.1-224, 62.1-225, 62.1-228 and 62.1-229 of the Code of Virginia are amended and 8 reenacted as follows: 9

§ 62.1-224. Definitions.

As used in this chapter, unless a different meaning clearly appears from the context:

11 "Authority" means the Virginia Resources Authority created in Chapter 21 (§ 62.1-197 et seq.) of 12 Title 62.1.

'Board" means the State Water Control Board.

"Cost," as applied to any project financed under the provisions of this chapter, means the total of all 14 15 costs incurred by the local government as reasonable and necessary for carrying out all works and undertakings necessary or incident to the accomplishment of any project. It includes, without limitation, 16 17 all necessary developmental, planning and feasibility studies, surveys, plans and specifications, architectural, engineering, financial, legal or other special services, the cost of acquisition of land and 18 19 any buildings and improvements thereon, including the discharge of any obligations of the sellers of such land, buildings or improvements, site preparation and development, including demolition or 20 21 removal of existing structures, construction and reconstruction, labor, materials, machinery and equipment, the reasonable costs of financing incurred by the local government in the course of the 22 23 development of the project, carrying charges incurred before placing the project in service, interest on 24 funds borrowed to finance the project to a date subsequent to the estimated date the project is to be 25 placed in service, necessary expenses incurred in connection with placing the project in service, the 26 funding of accounts and reserves which the Authority may require and the cost of other items which the 27 Authority determines to be reasonable and necessary.

"Fund" means the Virginia Water Facilities Revolving Fund created by this chapter.

29 "Local government" means any county, city, town, municipal corporation, authority, district, 30 commission or political subdivision created by the General Assembly or pursuant to the Constitution or 31 laws of the Commonwealth or any combination of any two or more of the foregoing. The term "local 32 government" includes any authority, commission, district, sanitary board or governmental entity issuing 33 bonds on behalf of an authority, commission, district or sanitary board of an adjoining state that operates 34 a wastewater treatment facility located in Virginia. 35

"Other entities" means owners of private wastewater treatment facilities.

36 "Project" means any small water facility project as defined in § 62.1-229 and any wastewater 37 treatment facility located or to be located in the Commonwealth by any local government, all or part of 38 which facility serves the citizens of the Commonwealth. The term includes, without limitation, sewage 39 and wastewater (including surface and ground water) collection, treatment and disposal facilities; 40 drainage facilities and projects; related office, administrative, storage, maintenance and laboratory 41 facilities; and interests in land related thereto.

§ 62.1-225. Creation and management of Fund.

43 There shall be set apart as a permanent and perpetual fund, to be known as the "Virginia Water Facilities Revolving Fund," sums appropriated to the Fund by the General Assembly, sums allocated to 44 45 the Commonwealth expressly for the purposes of establishing a revolving fund concept through the Clean Water Act (33 U.S.C. § 1251 et seq.), as amended from time to time, all receipts by the Fund 46 from loans made by it to local governments or other entities as permitted by federal law, all income 47 from the investment of moneys held in the Fund, and any other sums designated for deposit to the Fund 48 from any source public or private. The Fund shall be administered and managed by the Authority as 49 50 prescribed in this chapter, subject to the right of the Board, following consultation with the Authority, to direct the distribution of loans or grants from the Fund to particular local governments or other entities 51 and to establish the interest rates and repayment terms of such loans as provided in this chapter. In order 52 53 to carry out the administration and management of the Fund, the Authority is granted the power to 54 employ officers, employees, agents, advisers and consultants, including, without limitation, attorneys, 55 financial advisers, engineers and other technical advisers and public accountants and, the provisions of 56 any other law to the contrary notwithstanding, to determine their duties and compensation without the

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approval of any other agency or instrumentality. The Authority may disburse from the Fund its 57 reasonable costs and expenses incurred in the administration and management of the Fund and a 58 59 reasonable fee to be approved by the Board for its management services.

60 § 62.1-228. Collection of money due Fund.

61 The Authority is empowered to collect, or to authorize others to collect on its behalf, amounts due to 62 the Fund under any loan to a local government or other entity, including, if appropriate, taking the 63 action required by § 15.2-2659 to obtain payment of any amounts in default. Proceedings to recover amounts due to the Fund may be instituted by the Authority in the name of the Fund in the appropriate 64 65 circuit court.

66 § 62.1-229. Loans to local governments or other entities.

67 Except as otherwise provided in this chapter, money in the Fund shall be used solely to make loans 68 to local governments or other entities to finance or refinance the cost of any project. The local governments or other entities to which loans are to be made, the purposes of the loan, the amount of 69 70 each such loan, the interest rate thereon and the repayment terms thereof, which may vary between local governments loan recipients, shall be designated in writing by the Board to the Authority following 71 72 consultation with the Authority. No loan from the Fund shall exceed the total cost of the project to be 73 financed or the outstanding principal amount of the indebtedness to be refinanced plus reasonable 74 financing expenses. Loans may also be made from the Fund, in the Board's discretion, to a local 75 government which has developed a low-interest loan program to provide loans or other incentives to 76 facilitate the correction of onsite sewage disposal problems (small water facility projects), provided that 77 the moneys may be used only for the program and that the onsite sewage disposal systems to be 78 repaired or upgraded are owned by individual citizens of the Commonwealth where (i) public health or 79 water quality concerns are present and (ii) connection to a public sewer system is not feasible because 80 of location or cost.

81 Except as set forth above, the Authority shall determine the terms and conditions of any loan from 82 the Fund, which may vary between local governments loan recipients. Each loan shall be evidenced by appropriate bonds or notes of the local government or other entity payable to the Fund. The bonds or 83 84 notes shall have been duly authorized by the local government or other entity and executed by its authorized legal representatives. The Authority is authorized to require in connection with any loan from 85 the Fund such documents, instruments, certificates, legal opinions and other information as it may deem 86 87 necessary or convenient. In addition to any other terms or conditions which the Authority may establish, 88 the Authority may require, as a condition to making any loan from the Fund, that the local government 89 or other entity receiving the loan covenant to perform any of the following:

90 A. Establish and collect rents, rates, fees and charges to produce revenue sufficient to pay all or a 91 specified portion of (i) the costs of operation, maintenance, replacement, renewal and repairs of the 92 project; (ii) any outstanding indebtedness incurred for the purposes of the project, including the principal 93 of and premium, if any, and interest on the loan from the Fund to the local government or other entity; 94 and (iii) any amounts necessary to create and maintain any required reserve, including any rate 95 stabilization fund deemed necessary or appropriate by the Authority to offset the need, in whole or part, 96 for future increases in rents, rates, fees or charges;

B. With respect to local governments, levy and collect ad valorem taxes on all property within the 97 98 jurisdiction of the local government subject to local taxation sufficient to pay the principal of and 99 premium, if any, and interest on the loan from the Fund to the local government;

100 C. Create and maintain a special fund or funds for the payment of the principal of and premium, if 101 any, and interest on the loan from the Fund to the local government or other entity and any other 102 amounts becoming due under any agreement entered into in connection with the loan, or for the operation, maintenance, repair or replacement of the project or any portions thereof or other property of 103 104 the local government or other entity, and deposit into any fund or funds amounts sufficient to make any 105 payments on the loan as they become due and payable; 106

D. Create and maintain other special funds as required by the Authority; and

107 E. Perform other acts, including the conveyance of, or the granting of liens on or security interests 108 in, real and personal property, together with all rights, title and interest therein, to the Fund, or take 109 other actions as may be deemed necessary or desirable by the Authority to secure payment of the 110 principal of and premium, if any, and interest on the loan from the Fund to the local government and to 111 provide for the remedies of the Fund in the event of any default by the local government in the payment 112 of the loan, including, without limitation, any of the following:

1. The procurement of insurance, guarantees, letters of credit and other forms of collateral, security, 113 114 liquidity arrangements or credit supports for the loan from any source, public or private, and the 115 payment therefor of premiums, fees or other charges;

2. The combination of one or more projects, or the combination of one or more projects with one or 116 more other undertakings, facilities, utilities or systems, for the purpose of operations and financing, and 117

118 the pledging of the revenues from such combined projects, undertakings, facilities, utilities and systems 119 to secure the loan from the Fund to the local government made in connection with such combination or

119 to secure the loan from t 120 any part or parts thereof;

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3. The maintenance, replacement, renewal and repair of the project; and

4. The procurement of casualty and liability insurance.

All local governments *or other entities* borrowing money from the Fund are authorized to perform any acts, take any action, adopt any proceedings and make and carry out any contracts that are contemplated by this chapter. Such contracts need not be identical among all local governments *or other entities*, but may be structured as determined by the Authority according to the needs of the contracting local governments *or other entities* and the Fund.

128 Subject to the rights, if any, of the registered owners of any of the bonds of the Authority, the
129 Authority may consent to and approve any modification in the terms of any loan to any local
130 government subject to guidelines adopted by the Board.