1		AN	ACT	relating to public water and wastewater systems.
2	Be i	t enac	eted by	y the General Assembly of the Commonwealth of Kentucky:
3		→S	ection	1. KRS 224A.320 is amended to read as follows:
4	(1)	Asι	ised in	n KRS 224A.320 to 224A.325:
5		(a)	"Bo	ard" means the Kentucky Infrastructure Authority board established in
6			KRS	S 224A.030;
7		(b)	"Eli	gible funding recipient" means a public water or wastewater system that
8			mee	ts <u>three (3)</u> [one (1)] or more of the criteria listed in subsection (7)(d)1. to
9			<u>8.[9</u>	-] of this section;
10		(c)	"Eli	gible project" means a project that would require capital or non-capital
11			expe	enses including but not limited to expenses relating to:
12			1.	Developing technical, operational, and maintenance resources and
13				expertise;
14			2.	Improving utility infrastructure planning, repair, maintenance
15				renovation, and management of plants and assets;
16			3.	Obtaining technical expertise in areas of rate-setting, cost-of-service
17				and proper utility accounting standards for the utility type;
18			4.	Performing and correcting deficiencies from drinking water, wastewater
19				and financial audits;
20			5.	Providing financing for financial inadequacies, including debt services
21				coverage through relief or refinance of the drinking water or wastewater
22				system's debt;
23			6.	Providing payment assistance for other financial inadequacies including
24				but not limited to excessive maintenance costs, fines and penalties from
25				past violations, or consultants; and
26			7.	Extending financing for inadequately maintained distribution, collection
27				or treatment works, including service extensions to unserved or

1			underserved areas and the renovation of treatment works to conserve	
2			resources;	
3		(d)	"Kentucky Water and Wastewater Assistance for Troubled or Economically	
4			Restrained Systems Program" or "Kentucky WWATERS Program" means the	
5			program established under this section and administered by the Kentucky	
6			Infrastructure Authority under the direction of its board; and	
7		(e)	"Public water or wastewater system" means any of the following that serve a	
8			community:	
9			1. A water district, water association, or joint water commission formed	
10			under KRS Chapter 74;	
11			2. A sewer district or sanitation district formed under KRS Chapter 67, 76,	
12			or 220;	
13			3. A municipal water utility and water works, sewer utility, sewage system	
14			or works, or combined electric and water plant formed under KRS	
15			Chapter 96; and	
16			4. Any combination of two (2) or more of the entities listed in	
17			subparagraphs 1. to 3. of this paragraph.	
18	(2)	The	Kentucky WWATERS Program is hereby established under the authority to	
19		prov	ride for an orderly process for eligible public water or wastewater systems to	
20		appl	y for funds for eligible projects and for those applications to be evaluated,	
21		scor	ed, and presented to the General Assembly for consideration for funding. The	
22		administration of the program by the authority, under the direction of the board		
23		inclu	ides but is not limited to the following:	
24		(a)	Creating and making available standardized funding applications and regional	
25			funding applications;	
26		(b)	Verifying the eligibility of proposed funding recipients, including but not	
27			limited to engaging in financial reviews of proposed funding recipients to	

1			ensure that they will be able to repay the requested amounts;
2		(c)	Verifying that the proposed funding recipient seeks money for an eligible
3			project;
4		(d)	Awarding funding to selected eligible funding recipients, which shall be
5			accomplished within sixty (60) days of the effective date of legislation
6			enacted by the General Assembly that authorizes and appropriates the
7			funding;
8		(e)	Administering the funding and monitoring funding recipients for their success
9			in improving on any of the performance criteria described in subsection
0			(7)(d)1. to <u>8.[9.]</u> of this section;
1		(f)	Enforcing compliance with the requirements of this section for eligible
2			funding recipients; and
3		(g)	On or before October 1, 2025, and each quarter thereafter, submitting a report
4			on the status of all funding awarded and administered by the authority
5			pursuant to this section and KRS 224A.322 to the Legislative Research
6			Commission for referral to the Interim Joint Committee on Appropriations
7			and Revenue, or to the House and Senate Standing Committees on
8			Appropriations and Revenue when the General Assembly is in session.
9	(3)	(a)	To participate in the Kentucky WWATERS Program, a funding applicant
20			shall submit an application to the board, which shall include a corrective
21			action plan detailing how the requested funds would be used to address the
22			performance deficiencies that made the applicant eligible for the funding.
23		(b)	Funding applications may be shared with third-party independent consultants,
24			state agencies, or special purpose governmental entities in reviewing the
25			funding application as allowed under subsection (4) of this section. Once the
26			application process is complete and the funding application is ready for

review, it shall be made available to the public.

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1		(c)	Funding applicants wishing to engage in a regional project shall submit a
2			single application.
3		<u>(d)</u>	A funding application for a capital construction project shall include cost
4			and timeline estimates prepared and signed with an attestation of veracity by
5			a licensed professional engineer for the project to be eligible for funding
6			under this section.
7		<u>(e)</u>	The board may evaluate and score funding applications for proposed
8			projects in phases as it deems appropriate.
9	(4)	The	board may contract or consult with a third-party independent consultant, state
10		ager	ncies, or special purpose governmental entities to assist with the funding
11		appl	icant analysis and scoring described in this section.
12	(5)	If a	funding applicant is selected as an eligible funding recipient approved under the
13		Ken	tucky (WWATERS) Program, it shall:
14		<u>(a)</u>	Comply with any reporting or other requirements deemed necessary by the
15			authority to verify that the awarded funding goes toward an eligible project
16			and that the funding recipient is making improvements on the performance
17			criteria described in subsection (7)(d)1. to $8.[9]$. of this section: [. The eligible
18			funding recipient shall also]
19		<u>(b)</u>	Comply with any internal management and governance procedures that the
20			authority may impose in order to correct any performance deficiencies that
21			gave rise to the need for the requested funds; and
22		<u>(c)</u>	Adopt best management practices as established and administered by the
23			board, including but not limited to practices relating to:
24			1. Accounting and financial planning, including with regard to asset
25			depreciation;
26			2. Rate setting;
27			3. Water loss reduction; and

1			4. Stormwater inflow and groundwater infiltration reduction.
2	(6)	(a)	A funding recipient shall forfeit all moneys received pursuant to this section
3			and KRS 224A.322 and all outstanding funding amounts, including accrued
4			interest, shall be immediately due to the authority if the selected funding
5			recipient:
6			1. Fails to comply with any of the requirements of this section;
7			2. Uses the awarded funding for any purpose other than the eligible project
8			for which the funding was awarded; or
9			3. Transfers or assigns the obligation to repay the funding amounts to any
10			other entity, including any successor in interest.
11		(b)	Funding recipients may also forfeit funds and be subject to immediate
12			repayment to the authority of all outstanding funding amounts, including
13			accrued interest, if the authority finds that the recipient has not made adequate
14			improvements on the performance criteria described in subsection (7)(d)1. to
15			8.9. of this section.
16	(7)	In th	ne implementation of the Kentucky WWATERS Program, the board shall:
17		(a)	Hold at least monthly meetings, which may be in conjunction with regularly
18			scheduled board meetings, to discharge its duties under this section;
19		(b)	Determine whether a funding applicant is an eligible funding recipient and is
20			seeking funding for an eligible project;
21		(c)	Based on the criteria listed in paragraph (d) of this subsection, develop an
22			objective score card or rubric, which may be amended from time to time, to
23			aid in the analysis and scoring of funding applications;
24		(d)	Evaluate and score each funding applicant's project according to the extent to
25			which it meets the following criteria:
26			1. The median household income within the service area of the funding
27			applicant is less than the Commonwealth's median household income;

1	2.	User rates for the public drinking water or wastewater services provided
2		by the funding applicant are at or above one percent (1%) of annual
3		household income for its service area;
4	3.	The funding applicant has failed to produce a financial statement audit
5		in at least one (1) of the prior three (3) years;
6	4.	The funding applicant has negative income in any two (2) of the
7		previous five (5) years;
8	5.	The funding applicant's debt service coverage ratio, calculated by
9		dividing its annual net operating income by its annual debt payments,
10		was less than one and one-tenth (1.1) in any three (3) of the previous
11		five (5) years;
12	6.[The funding applicant's current accounts payable turnover ratio,
13		calculated by dividing its monthly net credit purchases from suppliers by
14		its average accounts payable balance for the month, is less than one (1);
15	7.	The funding applicant's current days' sales in accounts receivable ratio,
16		calculated by dividing its monthly accounts receivable by its monthly
17		credit sales value and multiplying the resulting quotient by the number
18		of days in that month, is greater than forty-five (45) days;
19	8.]	The funding applicant has received a notice of violation or has entered
20		into an agreed order or consent decree as a result of a violation of the
21		requirements of the Safe Drinking Water Act, 42 U.S.C. sec. 300f et
22		seq., or the Clean Water Act, 33 U.S.C. sec. 1251 et seq., and the
23		funding applicant's proposed project would contribute to resolving the
24		violation or ensuring its continued compliance with the relevant
25		requirements of law or both [in the past year];
26	<u>7.[9.</u>	The percentage of water loss of the funding applicant's system is greater
27		than thirty percent (30%);

The funding applicant can demonstrate, in the form and to the extent

2		that the board may require, that the amount of stormwater inflow and
3		groundwater infiltration entering the funding applicant's system
4		seriously impairs its effectiveness;
5		9. The funding applicant has previously received funding through the
6		Kentucky WWATERS Program for a prior phase of the proposed
7		project that has been completed in accordance with the requirements
8		of the program and the funding applicant is seeking additional
9		funding to complete the next phase;
10		10. The funding applicant is willing to use the funding for regionalization,
11		consolidation, or partnerships, consistent with the policy stated in KRS
12		224A.300(1);
13		11. The funding applicant, after receiving the funding, will be able to fully
14		resolve the pending issues that are the subject of its application using the
15		funding and other funding sources, if available; and
16		12. The funding applicant's proposed project demonstrates a high level of
17		community or regional impact potential if funding is awarded;
18	(e)	Within sixty (60) days of a funding application being deemed complete under
19		subsection (3)(b) of this section, make determinations on the eligibility of the
20		proposed project and the applicant and issue a project score for the
21		application;
22	(f)	Provide detailed feedback to all funding applicants within fourteen (14) days
23		of the project score being completed; and
24	(g)	No later than December 1, 2024, and each December 1 thereafter, submit to
25		the Legislative Research Commission for referral to the Interim Joint
26		Committee on Appropriations and Revenue an annual report containing:
27		1. The evaluations and scores of the proposed funding recipients for the

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1 year to allow for the General Assembly to make the determinations for 2 funding the proposed funding recipients. For each proposed funding recipient that meets the eligibility requirements for funding, the board 3 shall provide a proposal for the structure and the terms of the funding, 4 including but not limited to whether the funding should be awarded in 5 6 whole or in part as a grant, loan, no-interest loan, or forgivable loan, the 7 repayment terms and interest rates for loans or portions of loans, and 8 any other conditions that the board proposes to be placed on the funding; 9 2. A list of all program applicants;

- 3. The identity of applicants who did not meet the eligibility requirements for participation in the program;
- 4. Trends found in feedback given to applicants who did not meet the eligibility requirements for participation in the program; and
- 5. Eligible uses of funding cited in the funding applications.

→ Section 2. Whereas it is critical to the proper administration of the Kentucky Water and Wastewater Assistance for Troubled or Economically Restrained Systems Program that changes to its eligibility criteria, application process, and funding requirements take effect for new funding applicants as soon as possible, an emergency is declared to exist, and this Act takes effect upon its passage and approval by the Governor or upon its otherwise becoming a law.

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