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REVISOR

State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 372

NINETY-FIRST SESSION

Authored by Quam The bill was read for the first time and referred to the Committee on Taxes 01/24/2019

1.1	A bill for an act
1.2	relating to environment; dedicating a portion of local government aid to create a
1.2	loan program to renovate rural municipal water treatment facilities; appropriating
1.4	money; amending Minnesota Statutes 2018, sections 477A.013, subdivisions 8,
1.5	9; 477A.03, by adding a subdivision; proposing coding for new law in Minnesota
1.6	Statutes, chapter 446A.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [446A.077] RURAL MUNICIPALITY WATER TREATMENT FACILITY
1.9	RENOVATION FUNDING.
1.10	Subdivision 1. Definitions. For purposes of this section, the following terms have the
1.11	meanings given:
1.12	(1) "rural municipality" means a statutory or home rule charter city, town, county, or
1.13	sanitary district; an organization formed for the joint exercise of powers under section
1.14	471.59; and any other special purpose district or authority that operates a wastewater
1.15	treatment facility or water main and that is located outside of the metropolitan area as defined
1.16	in section 473.121, subdivision 2; and
1.17	(2) "wastewater treatment facility" has the meaning given under section 115.71,
1.18	subdivision 6.
1.19	Subd. 2. Establishment of account. A water treatment facility renovation account is
1.20	created in the special revenue fund. The authority shall make low or no interest loans from
1.21	the account to rural municipalities as provided in this section. Money in the account is
1.22	annually appropriated to the authority and does not lapse. The authority shall manage and

1

	01/16/19	REVISOR	LCB/TM	19-2142
2.1	administer the account and, for thes	e purposes, may exer	cise all powers provid	ed in this
2.2	chapter. The account shall be credit	ed with:		
2.3	(1) all loan repayments and inter	rest collected under th	nis section; and	
2.4	(2) money appropriated from loc	cal government aid un	der section 477A.03,	subdivision
2.5	<u>2d.</u>			
2.6	Subd. 3. Renovation loans; elig	gibility. (a) The autho	rity may award loans	as provided
2.7	in this section to rural municipalities	to renovate, rehabilita	te, or update wastewat	er treatment
2.8	facilities that pose a risk to groundw	vater quality or the wa	ater quality in lakes, ri	vers, or
2.9	streams or to replace water mains the	nat pose a risk to drinl	king water sources. A	rural
2.10	municipality receiving a loan from	the account is response	sible, either directly or	through a
2.11	contract with a private vendor, for a	Il inspections and rep	airs necessary to ensu	re proper
2.12	operation of the wastewater treatme	ent facility or water m	ain.	
2.13	(b) Loans may be awarded for u	p to 100 percent of el	igible project costs mi	inus any
2.14	funding available from other source	<u>es.</u>		
2.15	(c) The authority must award loa	ans as provided in this	s section to rural muni	cipalities
2.16	with approved applications based or	n their ranking on the	project priority lists u	ınder
2.17	subdivision 4.			
2.18	Subd. 4. Project priority lists.	(a) Rural municipaliti	es seeking loans for a	wastewater
2.19	treatment facility renovation must f	irst submit a project p	proposal to the Pollution	on Control
2.20	Agency on a form prescribed by the	Pollution Control Ag	gency. The Pollution (Control
2.21	Agency shall rank project proposals	s on its project priorit	y list used for the clear	n water
2.22	revolving fund under section 446A.	<u>07.</u>		
2.23	(b) Rural municipalities seeking	loans for replacing a	water main must first	submit a
2.24	project proposal to the Department	of Health on a form p	prescribed by the Depa	rtment of
2.25	Health. The Department of Health s	shall rank project prop	posals on its project pr	iority list
2.26	used for the drinking water revolving	ng fund under section	446A.081.	
2.27	Subd. 5. Applications. Rural m	unicipalities with proj	ects on a project prior	ity list shall
2.28	submit applications for loans under	this section to the aut	hority on forms preser	ribed by the
2.29	authority. An application must inclu	ıde:		
2.30	(1) a description of the wastewa	ter treatment facility	or water main renovat	ions to be
2.31	made;			
2.32	(2) a project schedule and cost e	stimate for each year	of the project; and	

2

01/16/19

3.1	(3) a financing plan for repayment of the loan.
3.2	Subd. 6. Loan terms and conditions. Loans from the water treatment facility renovation
3.3	account must comply with the following terms and conditions:
3.4	(1) principal and interest payments must begin no later than two years after the loan is
3.5	awarded;
3.6	(2) loans must be fully amortized within 20 years but not to exceed the expected design
3.7	life of the facility or water main; and
3.8	(3) a rural municipality receiving a loan must establish a dedicated source or sources of
3.9	revenues for repayment of the loan and must issue a general obligation note to the authority
3.10	for the full amount of the loan.
3.11	Subd. 7. Disbursements. Loan disbursements by the authority under this section must
3.12	be made for eligible project costs as incurred by the recipients and must be made in
3.13	accordance with the project loan agreement and applicable state law.
3.14	Subd. 8. Audits. A rural municipality receiving a loan under this section must annually
3.15	provide to the authority for the term of the loan a copy of its annual independent audit or,
3.16	if the rural municipality is not required to prepare an independent audit, a copy of the annual
3.17	reporting form it provides to the state auditor.
3.18	Sec. 2. Minnesota Statutes 2018, section 477A.013, subdivision 8, is amended to read:
5.10	
3.19	Subd. 8. City formula aid. (a) For aids payable in 2018 and thereafter, the formula aid
3.20	for a city is equal to the product of (1) the difference between its unmet need and its certified
3.21	aid in the previous year and before any aid adjustment under subdivision 13, and (2) the aid
3.22	gap percentage.
3.23	(b) The applicable aid gap percentage must be calculated by the Department of Revenue
3.24	so that the total of the aid under subdivision 9 equals the total amount available for aid under
3.25	section 477A.03; however, the aid gap percentage may not be less than zero. The aid gap
3.26	percentage must be the same for all cities subject to paragraph (a). Data used in calculating
3.27	aids to cities under sections 477A.011 to 477A.013 shall be the most recently available data
3.28	as of January 1 in the year in which the aid is calculated.
3.29	EFFECTIVE DATE. This section is effective for aids payable in 2020 and thereafter.

3

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Sec. 3. Minnesota Statutes 2018, section 477A.013, subdivision 9, is amended to read:

4.2 Subd. 9. City aid distribution. (a) In calendar year 2018 and thereafter, if a city's
4.3 certified aid before any aid adjustment under subdivision 13 for the previous year is less
4.4 than its current unmet need, the city shall receive an aid distribution equal to the sum of (1)
4.5 its certified aid in the previous year before any aid adjustment under subdivision 13, (2) the
4.6 city formula aid under subdivision 8, and (3) its aid adjustment under subdivision 13.

(b) For aids payable in 2018 and thereafter, if a city's certified aid before any aid
adjustment under subdivision 13 for the previous year is equal to or greater than its current
unmet need, the total aid for a city is equal to the greater of (1) its unmet need plus any aid
adjustment under subdivision 13, or (2) the amount it was certified to receive in the previous
year minus the lesser of \$10 multiplied by its population, or five percent of its net levy in
the year prior to the aid distribution. No city may have a total aid amount less than \$0.

- 4.13 (c) Notwithstanding paragraphs (a) and (b), if the aid gap percentage calculated in
- 4.14 <u>subdivision 8 is zero and the total aid distributed under this paragraph to all cities would be</u>
- 4.15 greater than the maximum amount available under section 477A.03, then the aid for a city
- 4.16 under this subdivision shall be equal to its certified aid under this subdivision in the previous
- 4.17 year multiplied by an adjustment factor. The adjustment factor, which must be the same for
- 4.18 all cities, must be calculated by the Department of Revenue so that the total aid to all cities
- 4.19 <u>under this subdivision is equal to the amount available for this aid under this section.</u>

4.20 **EFFECTIVE DATE.** This section is effective for aids payable in 2020 and thereafter.

- 4.21 Sec. 4. Minnesota Statutes 2018, section 477A.03, is amended by adding a subdivision to
 4.22 read:
- 4.23 Subd. 2d. Wastewater treatment dedication. Each calendar year, five percent of the
- 4.24 appropriation amount under each of subdivisions 2a to 2c shall be retained by the
- 4.25 <u>commissioner of revenue and deposited in the water treatment facility renovation account</u>
- 4.26 <u>under section 446A.077</u>, subdivision 2.
- 4.27 **EFFECTIVE DATE.** This section is effective for aids payable in 2020 and thereafter.