Second Regular Session Seventy-first General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 18-0229.01 Jennifer Berman x3286

SENATE BILL 18-019

SENATE SPONSORSHIP

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Senate Committees

House Committees

Agriculture, Natural Resources, & Energy

Agriculture, Livestock, & Natural Resources

A BILL FOR AN ACT

101	CONCERNING AN EXPANSION OF THE DURATION FOR WHICH THE
102	COLORADO WATER RESOURCES AND POWER DEVELOPMENT
103	AUTHORITY MAY MAKE A LOAN UNDER THE AUTHORITY'S
104	REVOLVING LOAN PROGRAMS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

Water Resources Review Committee. Pursuant to the federal clean water act and the federal "Safe Water Drinking Act", the Colorado water resources and power development authority (authority) makes loans

HOUSE 3rd Reading Unamended February 16, 2018

HOUSE nd Reading Unamended February 15, 2018

SENATE 3rd Reading Unamended January 24, 2018

SENATE 2nd Reading Unamended January 23, 2018 under its water pollution control revolving fund and its drinking water revolving fund. Under state law, the duration of any water pollution control loan made by the authority must not exceed 20 years after project completion; however, the federal clean water act now allows for loans up to the lesser of 30 years or the projected useful life of the project, as determined by the state. The bill removes the 20-year limitation on water pollution control loans and authorizes the authority to make loans in compliance with the clean water act and the "Safe Water Drinking Act".

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 37-95-103, amend 3 the introductory portion and (4.5) as follows: 4 **37-95-103. Definitions.** As used in this article ARTICLE 95: (4.5) "Clean water act" means the "Federal Water Pollution 5 Control Act Amendments of 1972", Pub.L. 92-500, and any act 6 7 amendatory or supplemental thereto as of April 4, 1988 AS AMENDED. 8 **SECTION 2.** In Colorado Revised Statutes, 37-95-107.6, amend 9 (3)(a) as follows: 10 37-95-107.6. Creation and administration of water pollution 11 **control revolving fund.** (3) (a) The authority may make and contract to 12 make loans to governmental agencies in accordance with and subject to 13 the provisions of this section to finance the cost of wastewater treatment 14 system projects that are on the water pollution control project eligibility 15 list established pursuant to subsection (4) of this section and any other 16 projects authorized under the clean water act and that the governmental 17 agencies may lawfully undertake or acquire under state law, including but 18 not limited to, applicable provisions of the "Colorado Water Quality 19 Control Act", article 8 of title 25, C.R.S., and for which the governmental 20 agencies are authorized by law to borrow money. The loans may be made 21 subject to such terms and conditions as the authority shall determine to be

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consistent with the purposes thereof OF THE LOANS. Each loan by the
authority and the terms and conditions $\frac{1}{2}$ the terms and the terms and conditions $\frac{1}{2}$ the total is
subject to financial analysis by the division of local government of the
department of local affairs. Such THE financial analysis shall MUST
include an analysis of the capacity to repay a loan and the need for
financial assistance. Each loan to a local governmental agency shall MUST
be evidenced by notes, bonds, or other obligations thereof issued BY THE
LOCAL GOVERNMENTAL AGENCY to the authority. In the case of each
governmental agency, notes and bonds to be issued to the authority by the
local governmental agency shall be authorized and issued as provided by
law for the issuance of notes and bonds by the governmental agency, may
be sold at private sale to the authority at any price, whether or not less
than par value, and shall MUST be subject to redemption prior to maturity
at such times and at such prices as the authority and governmental agency
may agree. Each loan to a local governmental agency and the notes,
bonds, or other obligations thereby issued shall MUST bear interest at such
A rate or rates per annum at or below THE market interest rate and shall
MUST be for such terms not to exceed twenty years after project
completion as THAT ARE AGREED UPON BY the authority and the
governmental agency may agree AND ARE IN COMPLIANCE WITH THE
CLEAN WATER ACT.
SECTION 3. In Colorado Revised Statutes, 37-95-107.8, amend
(3)(a)(III) as follows:
37-95-107.8. Creation and administration of drinking water
revolving fund. (3) (a) (III) All notes, bonds, or other obligations
evidencing a loan from the authority may be sold at private sale to the

authority at any price, whether or not less than par value. The

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denominations, the times for payment of principal and interest, and the provisions for redemption prior to maturity of such THE notes, bonds, or other obligations are as agreed by the authority and the borrower. Each loan to a governmental agency or private nonprofit entity and the notes, bonds, or other obligations thereby issued must bear interest at such A rate or rates per annum at or below THE market interest rate and be for such terms not to exceed twenty years after project completion as THAT ARE AGREED UPON BY the authority and the borrower may agree; except that, if the source of the loaned funds is a grant from the United States, the loan term may be extended in accordance with the terms of AND ARE IN COMPLIANCE WITH the safe drinking water act. providing for extended loan terms.

SECTION 4. Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly (August 8, 2018, if adjournment sine die is on May 9, 2018); except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2018 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to loans made on or after the applicable effective date of this act.

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