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AN ACT concerning local government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Special Assessment Supplemental Bond and
Procedures Act is amended by changing Section 10 as follows:

6 (50 ILCS 460/10)

Sec. 10. Definitions. As used in this Act, unless the
context or usage clearly indicates otherwise:

9 "Governing body" means the legislative body, council, 10 board, commission, trustees, or any other body by whatever name 11 it is known having charge of the corporate affairs of a 12 governmental unit.

13 "Governmental unit" means a county, township, 14 municipality, municipal corporation, unit of local government, 15 or a special district, by whatever name known, authorized by 16 any special assessment law to make local improvements by 17 special assessment.

"Special assessment bond" means any instrument evidencing the obligation to pay money authorized or issued by or on behalf of a governmental unit under a special assessment law or under this Act, being payable from assessments made under a special assessment law, and when applicable, as supplemented by this Act. SB1854 Enrolled - 2 - LRB099 11056 AWJ 31443 b

"Special assessment law" means any law of the State of 1 2 Illinois authorizing governmental units to make local improvements payable wholly or in part by special assessment, 3 and includes, without limitation, Division 2 of Article 9 of 4 5 the Illinois Municipal Code, Division 5-32 of Article 5 of the 6 Counties Code, Section 21 of the North Shore Water Reclamation 7 Sanitary District Act, Section 19 of the Sanitary District Act 8 of 1917, Sections 22a.1 through 22a.55 of the Sanitary District 9 Act of 1917, and Section 28 of the Sanitary District Act of 10 1936.

"Special assessment proceeding" means the proceeding by any governmental unit under a special assessment law to provide for the making of a specific local improvement by special assessment.

"Special assessment ordinance" means an ordinance, or when applicable a resolution, as provided for by any special assessment law by which the governing body institutes, calls for, or provides for the making of a local improvement to be paid by the imposition of a special assessment pursuant to such special assessment law.

"Supplemental Act Assessment Bonds" are those specialassessment bonds issued under Section 100 of this Act.

23 "Voucher" means any voucher issued under a special 24 assessment law for work done in connection with the making of a 25 local improvement.

26 (Source: P.A. 90-480, eff. 8-17-97.)

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Section 7. The Upper Illinois River Valley Development
 Authority Act is amended by changing Sections 4 and 7 as
 follows:

4 (70 ILCS 530/4) (from Ch. 85, par. 7154)

5 Sec. 4. Establishment.

(a) There is hereby created a political subdivision, body 6 7 politic and municipal corporation named the Upper Illinois 8 River Vallev Development Authority. The territorial 9 jurisdiction of the Authority is that geographic area within 10 the boundaries of Grundy, LaSalle, Bureau, Putnam, Kendall, Kane, Lake, McHenry, and Marshall counties in the State of 11 12 Illinois and any navigable waters and air space located 13 therein.

14 (b) The governing and administrative powers of the 15 Authority shall be vested in a body consisting of 21 20 members including, as ex officio members, the Director of Commerce and 16 Economic Opportunity, or his or her designee, and the Director 17 18 of the Department of Central Management Services, or his or her designee. The other 19 18 members of the Authority shall be 19 designated "public members", 10 of whom shall be appointed by 20 21 the Governor with the advice and consent of the Senate and 9 \oplus 22 of whom shall be appointed one each by the county board 23 chairmen of Grundy, LaSalle, Bureau, Putnam, Kendall, Kane, 24 Lake, McHenry, and Marshall counties. All public members shall SB1854 Enrolled - 4 - LRB099 11056 AWJ 31443 b

reside within the territorial jurisdiction of this Act. Eleven 1 2 members shall constitute a quorum. The public members shall be persons of recognized ability and experience in one or more of 3 the following areas: economic development, finance, banking, 4 5 industrial development, small business management, real estate development, community development, venture finance, organized 6 labor or civic, community or neighborhood organization. The 7 Chairman of the Authority shall be elected by the Board 8 9 annually from the 8 members appointed by the county board 10 chairmen.

11 (c) The terms of all initial members of the Authority shall 12 begin 30 days after the effective date of this Act. Of the 14 public members appointed pursuant to this Act, 4 appointed by 13 14 the Governor shall serve until the third Monday in January, 15 1992, 4 appointed by the Governor shall serve until the third 16 Monday in January, 1993, one appointed by the Governor shall 17 serve until the third Monday in January, 1994, one appointed by the Governor shall serve until the third Monday in January 18 19 1999, the member appointed by the county board chairman of 20 LaSalle County shall serve until the third Monday in January, 1992, the members appointed by the county board chairmen of 21 22 Grundy County, Bureau County, Putnam County, and Marshall 23 County shall serve until the third Monday in January, 1994, and the member appointed by the county board chairman of Kendall 24 25 County shall serve until the third Monday in January, 1999. The 26 initial members appointed by the chairmen of the county boards SB1854 Enrolled - 5 - LRB099 11056 AWJ 31443 b

of Kane and McHenry counties shall serve until the third Monday 1 2 in January, 2003. The initial members appointed by the chairman 3 of the county board of Lake County shall serve until the third Monday in January, 2018. All successors shall be appointed by 4 5 the original appointing authority and hold office for a term of 3 years commencing the third Monday in January of the year in 6 7 which their term commences, except in case of an appointment to 8 fill a vacancy. Vacancies occurring among the public members 9 shall be filled for the remainder of the term. In case of 10 vacancy in a Governor-appointed membership when the Senate is 11 not in session, the Governor may make a temporary appointment 12 until the next meeting of the Senate when a person shall be nominated to fill such office, and any person so nominated who 13 14 is confirmed by the Senate shall hold office during the 15 remainder of the term and until a successor shall be appointed 16 and qualified. Members of the Authority shall not be entitled 17 to compensation for their services as members but shall be entitled to reimbursement for all necessary expenses incurred 18 19 in connection with the performance of their duties as members.

20 (d) The Governor may remove any public member of the 21 Authority in case of incompetency, neglect of duty, or 22 malfeasance in office.

(e) The Board shall appoint an Executive Director who shall have a background in finance, including familiarity with the legal and procedural requirements of issuing bonds, real estate or economic development and administration. The Executive SB1854 Enrolled - 6 - LRB099 11056 AWJ 31443 b

Director shall hold office at the discretion of the Board. The 1 2 Executive Director shall be the chief administrative and 3 operational officer of the Authority, shall direct and supervise its administrative affairs and general management, 4 5 shall perform such other duties as may be prescribed from time to time by the members and shall receive compensation fixed by 6 7 the Authority. The Executive Director shall attend all meetings 8 of the Authority; however, no action of the Authority shall be 9 invalid on account of the absence of the Executive Director 10 from a meeting. The Authority may engage the services of such 11 other agents and employees, including attorneys, appraisers, 12 engineers, accountants, credit analysts and other consultants, 13 as it may deem advisable and may prescribe their duties and fix 14 their compensation.

(f) The Board may, by majority vote, nominate up to 4 15 16 non-voting members for appointment by the Governor. Non-voting 17 members shall be persons of recognized ability and experience in one or more of the following areas: economic development, 18 19 finance, banking, industrial development, small business 20 management, real estate development, community development, venture finance, organized labor or civic, community or 21 22 neighborhood organization. Non-voting members shall serve at 23 the pleasure of the Board. All non-voting members may attend meetings of the Board and shall be reimbursed as provided in 24 25 subsection (c).

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(g) The Board shall create a task force to study and make

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recommendations to the Board on the economic development of the 1 2 territory within the jurisdiction of this Act. The members of the task force shall reside within the territorial jurisdiction 3 of this Act, shall serve at the pleasure of the Board and shall 4 5 be persons of recognized ability and experience in one or more 6 economic development, of the following areas: finance, banking, industrial development, small business management, 7 8 estate development, community development, venture real 9 finance, organized labor or civic, community or neighborhood 10 organization. The number of members constituting the task force 11 shall be set by the Board and may vary from time to time. The 12 Board may set a specific date by which the task force is to 13 submit its final report and recommendations to the Board.

14 (Source: P.A. 94-793, eff. 5-19-06.)

15 (70 ILCS 530/7) (from Ch. 85, par. 7157)

16 Sec. 7. Bonds.

The Authority, with the written approval of the 17 (a) Governor, shall have the continuing power to issue bonds, 18 notes, or other evidences of indebtedness in an aggregate 19 amount outstanding not to exceed \$500,000,000 for the purpose 20 21 of developing, constructing, acquiring or improving projects, 22 including those established by business entities locating or expanding property within the territorial jurisdiction of the 23 24 Authority, for entering into venture capital agreements with businesses locating or expanding within the territorial 25

jurisdiction of the Authority, for acquiring and improving any 1 2 property necessary and useful in connection therewith and for 3 the purposes of the Employee Ownership Assistance Act. For the purpose of evidencing the obligations of the Authority to repay 4 5 any money borrowed, the Authority may, pursuant to resolution, 6 from time to time issue and dispose of its interest bearing 7 revenue bonds, notes or other evidences of indebtedness and may 8 also from time to time issue and dispose of such bonds, notes 9 or other evidences of indebtedness to refund, at maturity, at a 10 redemption date or in advance of either, any bonds, notes or 11 other evidences of indebtedness pursuant to redemption 12 provisions or at any time before maturity. All such bonds, 13 notes or other evidences of indebtedness shall be payable 14 solely and only from the revenues or income to be derived from 15 loans made with respect to projects, from the leasing or sale 16 of the projects or from any other funds available to the 17 Authority for such purposes. The bonds, notes or other evidences of indebtedness may bear such date or dates, may 18 19 mature at such time or times not exceeding 40 years from their 20 respective dates, may bear interest at such rate or rates not 21 exceeding the maximum rate permitted by "An Act to authorize 22 public corporations to issue bonds, other evidences of 23 indebtedness and tax anticipation warrants subject to interest rate limitations set forth therein", approved May 26, 1970, as 24 amended, may be in such form, may carry such registration 25 26 privileges, may be executed in such manner, may be payable at SB1854 Enrolled - 9 - LRB099 11056 AWJ 31443 b

such place or places, may be made subject to redemption in such manner and upon such terms, with or without premium as is stated on the face thereof, may be authenticated in such manner and may contain such terms and covenants as may be provided by an applicable resolution.

6 (b-1) The holder or holders of any bonds, notes or other 7 evidences of indebtedness issued by the Authority may bring 8 suits at law or proceedings in equity to compel the performance 9 and observance by any corporation or person or by the Authority 10 or any of its agents or employees of any contract or covenant 11 made with the holders of such bonds, notes or other evidences 12 of indebtedness, to compel such corporation, person, the Authority and any of its agents or employees to perform any 13 14 duties required to be performed for the benefit of the holders 15 of any such bonds, notes or other evidences of indebtedness by 16 the provision of the resolution authorizing their issuance and 17 to enjoin such corporation, person, the Authority and any of its agents or employees from taking any action in conflict with 18 19 any such contract or covenant.

(b-2) If the Authority fails to pay the principal of or interest on any of the bonds or premium, if any, as the same become due, a civil action to compel payment may be instituted in the appropriate circuit court by the holder or holders of the bonds on which such default of payment exists or by an indenture trustee acting on behalf of such holders. Delivery of a summons and a copy of the complaint to the Chairman of the SB1854 Enrolled - 10 - LRB099 11056 AWJ 31443 b

Board shall constitute sufficient service to give the circuit court jurisdiction of the subject matter of such a suit and jurisdiction over the Authority and its officers named as defendants for the purpose of compelling such payment. Any case, controversy or cause of action concerning the validity of this Act relates to the revenue of the State of Illinois.

(c) Notwithstanding the form and tenor of any such bonds, 7 notes or other evidences of indebtedness and in the absence of 8 9 any express recital on the face thereof that it is 10 non-negotiable, all such bonds, notes and other evidences of 11 indebtedness shall be negotiable instruments. Pending the 12 preparation and execution of any such bonds, notes or other 13 evidences of indebtedness, temporary bonds, notes or evidences of indebtedness may be issued as provided by ordinance. 14

15 (d) To secure the payment of any or all of such bonds, 16 notes or other evidences of indebtedness, the revenues to be 17 received by the Authority from a lease agreement or loan agreement shall be pledged, and, for the purpose of setting 18 19 forth the covenants and undertakings of the Authority in 20 connection with the issuance thereof and the issuance of any additional bonds, notes or other evidences of indebtedness 21 22 payable from such revenues, income or other funds to be derived 23 from projects, the Authority may execute and deliver a mortgage 24 or trust agreement. A remedy for any breach or default of the 25 terms of any such mortgage or trust agreement by the Authority 26 may be by mandamus proceedings in the appropriate circuit court

1 to compel the performance and compliance therewith, but the 2 trust agreement may prescribe by whom or on whose behalf such 3 action may be instituted.

4 (e) Such bonds or notes shall be secured as provided in the 5 authorizing ordinance which may, notwithstanding any other provision of this Act, include in addition to any other 6 7 security a specific pledge or assignment of and lien on or 8 security interest in any or all revenues or money of the 9 Authority from whatever source which may by law be used for 10 debt service purposes and a specific pledge or assignment of 11 and lien on or security interest in any funds or accounts 12 established or provided for by ordinance of the Authority 13 authorizing the issuance of such bonds or notes.

(f) (Blank). In the event that the Authority determines 14 that monies of the Authority will not be sufficient for the 15 16 payment of the principal of and interest on its bonds during 17 the next State fiscal year, the Chairman, as soon as practicable, shall certify to the Governor the amount required 18 19 by the Authority to enable it to pay such principal of and interest on the bonds. The Governor shall submit the amount so 20 21 certified to the General Assembly as soon as practicable, but 22 no later than the end of the current State fiscal year. This 23 Section shall not apply to any bonds or notes as to which the Authority shall have determined, in the resolution authorizing 24 the issuance of the bonds or notes, that this Section shall not 25 26 apply. Whenever the Authority makes such a determination, that 1

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fact shall be plainly stated on the face of the bonds or notes and that fact shall also be reported to the Governor.

In the event of a withdrawal of moneys from a reserve fund 3 established with respect to any issue or issues of bonds of the 4 5 Authority to pay principal or interest on those bonds, the 6 Chairman of the Authority, as soon as practicable, shall 7 certify to the Governor the amount required to restore the fund to the level required in the resolution 8 <u> nr</u> reserve 9 indenture securing those bonds. The Governor shall submit the 10 so certified to the General Assembly amount. 23 as 11 practicable, but no later than the end of the current State 12 fiscal year. This subsection (f) shall not apply to any bond issued on or after the effective date of this amendatory 13 the 97th General Assembly. 14

15 (g) The State of Illinois pledges to and agrees with the holders of the bonds and notes of the Authority issued pursuant 16 17 to this Section that the State will not limit or alter the rights and powers vested in the Authority by this Act so as to 18 impair the terms of any contract made by the Authority with 19 20 such holders or in any way impair the rights and remedies of such holders until such bonds and notes, together with interest 21 22 thereon, with interest on any unpaid installments of interest, 23 and all costs and expenses in connection with any action or proceedings by or on behalf of such holders, are fully met and 24 25 discharged. In addition, the State pledges to and agrees with the holders of the bonds and notes of the Authority issued 26

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pursuant to this Section that the State will not limit or alter the basis on which State funds are to be paid to the Authority as provided in this Act, or the use of such funds, so as to impair the terms of any such contract. The Authority is authorized to include these pledges and agreements of the State in any contract with the holders of bonds or notes issued pursuant to this Section.

8 (h) (Blank).

9 (Source: P.A. 97-312, eff. 8-11-11; 98-750, eff. 1-1-15.)

Section 10. The North Shore Sanitary District Act is amended by changing the title of the Act and Sections 0.1, 4, and 11 and by adding Sections 0.5, 7.6, 7.7, 18.5, and 31 as follows:

14 (70 ILCS 2305/Act title)

15 An Act to create <u>water reclamation</u> sanitary districts, and 16 to provide for sewage disposal.

17 (70 ILCS 2305/0.1) (from Ch. 42, par. 276.99)

Sec. 0.1. This Act shall be known and may be cited as the "North Shore Water Reclamation Sanitary District Act".

- 20 (Source: P.A. 77-699.)
- 21 (70 ILCS 2305/0.5 new)
 22 Sec. 0.5. Sanitary district references. On and after the

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1 date the sanitary district renames itself under Section 4 of 2 this Act, any references to "sanitary district" in this Act 3 shall mean "water reclamation district". Any references to 4 "North Shore Sanitary District" in this Act shall mean "North 5 Shore Water Reclamation District".

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(70 ILCS 2305/4) (from Ch. 42, par. 280)

7 Sec. 4. Board of trustees; powers; compensation. The trustees shall constitute a board of trustees for the district. 8 9 The board of trustees is the corporate authority of the 10 district, and shall exercise all the powers and manage and 11 control all the affairs and property of the district. The board shall elect a president and vice-president from among their own 12 13 number. In case of the death, resignation, absence from the 14 state, or other disability of the president, the powers, duties 15 and emoluments of the office of the president shall devolve 16 upon the vice-president, until the disability is removed or until a successor to the president is appointed and chosen in 17 the manner provided in this Act. The board may select a 18 secretary, treasurer, executive director, and attorney, and 19 may provide by ordinance for the employment of other employees 20 21 as the board may deem necessary for the municipality. The board 22 may appoint such other officers and hire such employees to manage and control the operations of the district as it deems 23 24 necessary; provided, however, that the board shall not employ 25 an individual as a wastewater operator whose Certificate of

Technical Competency is suspended or revoked under rules 1 2 adopted by the Pollution Control Board under item (4) of subsection (a) of Section 13 of the Environmental Protection 3 Act. All employees selected by the board shall hold their 4 5 respective offices during the pleasure of the board, and give 6 such bond as may be required by the board. The board may 7 prescribe the duties and fix the compensation of all the 8 officers and employees of the sanitary district. However, the 9 president of the board of trustees shall not receive more than 10 \$10,000 per year and the other members of the board shall not 11 receive more than \$7,000 per year. However, beginning with the 12 commencement of the new term of each board member in 1993, the president shall not receive more than \$11,000 per year and each 13 other member of the board shall not receive more than \$8,000 14 15 per year. Beginning with the commencement of the first new term 16 after the effective date of this amendatory Act of the 95th 17 General Assembly, the president of the board shall not receive more than \$14,000 per year, and each other member of the board 18 19 shall not receive more than \$11,000 per year. Notwithstanding 20 any other provision of this Section, the board of trustees may 21 increase the annual rate of compensation at a separate flat 22 amount for the president and the other members with a vote by 23 at least 4 of the 5 trustees, and the increased annual rate of 24 compensation shall apply to the president and the other members 25 whose terms as members of the board commence after the increase in compensation is adopted by the board. The board of trustees 26

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has full power to pass all necessary ordinances, rules and 1 2 regulations for the proper management and conduct of the 3 business of the board and of the corporation, and for carrying into effect the objects for which the sanitary district was 4 5 formed. The ordinances may provide for a fine for each offense of not less than \$100 or more than \$1,000. Each day's 6 7 continuance of a violation shall be a separate offense. Fines 8 under this Section are recoverable by the sanitary district in 9 a civil action. The sanitary district is authorized to apply to 10 the circuit court for injunctive relief or mandamus when, in 11 the opinion of the chief administrative officer, the relief is 12 necessary to protect the sewerage system of the sanitary 13 district.

The board of trustees shall have the authority to change 14 15 the name of the District, by ordinance, to the North Shore 16 Water Reclamation District. Any such name change shall not 17 impair the legal status of any act by the sanitary district. If an ordinance is passed pursuant to this paragraph, all 18 19 provisions of this Act shall apply to the newly renamed 20 district. No rights, duties, or privilege of such sanitary 21 district or of any person existing before the change of name 22 shall be affected by the change in the name of the sanitary 23 district. All proceedings pending in any court relating to such 24 sanitary district may continue to final consummation under the 25 name in which they were commenced.

26 (Source: P.A. 98-162, eff. 8-2-13.)

1	(70 ILCS 2305/7.6 new)
2	Sec. 7.6. Rates for treatment and disposal of sewage and
3	surface or ground water. The board of trustees shall have the
4	authority by ordinance to establish, revise, and maintain rates
5	or charges for the treatment and disposal of sewage and surface
6	or ground water. Any user charge, industrial waste surcharge,
7	or industrial cost recovery charge imposed by the sanitary
8	district, together with all penalties, interest, and costs
9	imposed in connection therewith, shall be liens against the
10	real estate which receives the service or benefit for which the
11	charges are being imposed; provided, however, such liens shall
12	not attach to such real estate until such charges or rates have
13	become delinquent as provided by the ordinance of the sanitary
14	district and provided further, that nothing in this Section
15	shall be construed to give the sanitary district a preference
16	over the rights of any purchaser, mortgagee, judgment creditor,
17	or other lien holder arising prior to the filing in the office
18	of the recorder of the county in which real estate is located
19	of notice of the lien, which notice shall consist of a sworn
20	statement setting out (1) a description of the real estate for
21	which the service or the benefit was rendered sufficient to
22	identify the real estate, (2) the amount or amounts of money
23	due for such service or benefit, and (3) the date or dates when
24	such amount or amounts became delinquent. The sanitary district
25	shall have the power to foreclose such lien in the same manner

1 <u>and with the same effect as in the foreclosure of mortgages on</u> 2 real estate.

The assertion of liens against real estate by the sanitary 3 4 district to secure payment of user charges, industrial waste 5 surcharges, or industrial cost recovery charges imposed by the sanitary district as indicated in the previous paragraph shall 6 7 be in addition to any other remedy or right of recovery which 8 the sanitary district may have with respect to the collection 9 or recovery of such charges imposed by the sanitary district. 10 Judgment in a civil action brought by the sanitary district to 11 recover or collect such charges shall not operate as a release 12 and waiver of the lien upon the real estate for the amount of 13 the judgment. Only satisfaction of the judgment or the filing 14 of a release or satisfaction of lien shall release said lien. The lien for charges on account of services or benefits 15 16 provided for in this Section and the rights created hereunder 17 shall be in addition to the lien upon real estate created by 18 and imposed for general real estate taxes.

19 (70 ILCS 2305/7.7 new)

20 Sec. 7.7. Discharge into sewers of the sanitary district.

- 21 (a) As used in this Section:
- 22 <u>"Executive director" means the executive director of the</u> 23 sanitary district.
- 24 <u>"Industrial wastes" means all solids, liquids, or gaseous</u>
 25 wastes resulting from any commercial, industrial,

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1	manufacturing, agricultural, trade, or business operation or
2	process, or from the development, recovery, or processing of
3	natural resources.
4	"Other wastes" means decayed wood, sawdust, shavings,
5	bark, lime, refuse, ashes, garbage, offal, oil, tar, chemicals,
6	and all other substances except sewage and industrial wastes.
7	"Person" means any individual, firm, association, joint
8	venture, sole proprietorship, company, partnership, estate
9	copartnership, corporation, joint stock company, trust, school
10	district, unit of local government, or private corporation
11	organized or existing under the laws of this or any other state
12	<u>or country.</u>
13	"Sewage" means water-carried human wastes or a combination
14	of water-carried wastes from residences, buildings,
15	businesses, industrial establishments, institutions, or other
16	places together with any ground, surface, storm, or other water
17	that may be present.
18	(b) It shall be unlawful for any person to discharge
19	sewage, industrial waste, or other wastes into the sewerage
20	system of the sanitary district or into any sewer tributary
21	therewith, except upon the terms and conditions that the
22	sanitary district might reasonably impose by way of ordinance,
23	permit, rule, or regulation.
24	The sanitary district, in addition to all other powers
25	vested in it and in the interest of public health and safety,
26	or as authorized by subsections (b) and (c) of Section 46 of

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the Environmental Protection Act, is hereby empowered to pass all ordinances, rules, or regulations necessary to implement this Section, including, but not limited to, the imposition of charges based on factors that influence the cost of treatment, including strength and volume, and including the right of access during reasonable hours to the premises of a person for enforcement of adopted ordinances, rules, or regulations.

(c) Whenever the sanitary district, acting through the 8 9 executive director, determines that sewage, industrial wastes, 10 or other wastes are being discharged into the sewerage system 11 and when, in the opinion of the executive director, the 12 discharge is in violation of an ordinance, rules, or regulations adopted by the board of trustees under this Section 13 14 governing industrial wastes or other wastes, the executive 15 director shall order the offending party to cease and desist. 16 The order shall be served by certified mail or personally on 17 the owner, officer, registered agent, or individual designated 18 by permit.

19 In the event the offending party fails or refuses to 20 discontinue the discharge within 90 days after notification of the cease and desist order, the executive director may order 21 22 the offending party to show cause before the board of trustees 23 of the sanitary district why the discharge should not be 24 discontinued. A notice shall be served on the offending party 25 directing him, her, or it to show cause before the board of 26 trustees why an order should not be entered directing the

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1	discontinuance of the discharge. The notice shall specify the
2	time and place where a hearing will be held and shall be served
3	personally or by registered or certified mail at least 10 days
4	before the hearing; and, in the case of a unit of local
5	government or a corporation, the service shall be upon an
6	officer or agent thereof. After reviewing the evidence, the
7	board of trustees may issue an order to the party responsible
8	for the discharge, directing that within a specified period of
9	time the discharge be discontinued. The board of trustees may
10	also order the party responsible for the discharge to pay a
11	civil penalty in an amount specified by the board of trustees
12	that is not less than \$1,000 nor more than \$2,000 per day for
13	each day of discharge of effluent in violation of this Act as
14	provided in subsection (d). The board of trustees may also
15	order the party responsible for the violation to pay court
16	reporter costs and hearing officer fees in an amount not
17	exceeding \$3,000.
18	(d) The board of trustees shall establish procedures for
19	assessing civil penalties and issuing orders under subsection
20	(c) as follows:
21	(1) In making its orders and determinations, the board
22	of trustees shall take into consideration all the facts and
23	circumstances bearing on the activities involved and the
24	assessment of civil penalties as shown by the record
25	produced at the hearing.
26	(2) The board of trustees shall establish a panel of

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<u>one or more independent hearing officers to conduct all</u>
 <u>hearings on the assessment of civil penalties and issuance</u>
 <u>of orders under subsection (c). All hearing officers shall</u>
 be attorneys licensed to practice law in this State.

5 <u>(3) The board of trustees shall promulgate procedural</u> 6 <u>rules governing the proceedings, the assessment of civil</u> 7 <u>penalties, and the issuance of orders.</u>

8 (4) All hearings shall be on the record, and testimony 9 taken must be under oath and recorded stenographically. 10 Transcripts so recorded must be made available to any 11 member of the public or any party to the hearing upon payment of the usual charges for transcripts. At the 12 hearing, the hearing officer may issue, in the name of the 13 14 board of trustees, notices of hearing requesting the attendance and testimony of witnesses, the production of 15 16 evidence relevant to any matter involved in the hearing, and may examine witnesses. 17

(5) The hearing officer shall conduct a full and 18 19 impartial hearing on the record, with an opportunity for the presentation of evidence and cross-examination of the 20 witnesses. The hearing officer shall issue findings of 21 22 fact, conclusions of law, a recommended civil penalty, and 23 an order based solely on the record. The hearing officer 24 may also recommend, as part of the order, that the 25 discharge of industrial waste be discontinued within a 26 specified time.

1	(6) The findings of fact, conclusions of law,
2	recommended civil penalty, and order shall be transmitted
3	to the board of trustees along with a complete record of
4	the hearing.
5	(7) The board of trustees shall either approve or
6	disapprove the findings of fact, conclusions of law,
7	recommended civil penalty, and order. If the findings of
8	fact, conclusions of law, recommended civil penalty, or
9	order are rejected, the board of trustees shall remand the
10	matter to the hearing officer for further proceedings. If
11	the order is accepted by the board of trustees, it shall
12	constitute the final order of the board of trustees.
13	(8) The civil penalty specified by the board of
14	trustees shall be paid within 35 days after the party on
15	whom it is imposed receives a written copy of the order of
16	the board of trustees, unless the person or persons to whom
17	the order is issued seeks judicial review.
18	(9) If a person seeks judicial review of the order
19	assessing civil penalties, the person shall, within 35 days
20	after the date of the final order, pay the amount of the
21	civil penalties into an escrow account maintained by the
22	sanitary district for that purpose or file a bond
23	guaranteeing payment of the civil penalties if the civil
24	penalties are upheld on review.
25	(10) Civil penalties not paid by the times specified
26	above shall be delinquent and subject to a lien recorded

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1	against the property of the person ordered to pay the
2	penalty. The foregoing provisions for asserting liens
3	against real estate by the sanitary district shall be in
4	addition to any other remedy or right of recovery that the
5	sanitary district may have with respect to the collection
6	or recovery of penalties and charges imposed by the
7	sanitary district. Judgment in a civil action brought by
8	the sanitary district to recover or collect the charges
9	shall not operate as a release and waiver of the lien upon
10	the real estate for the amount of the judgment. Only
11	satisfaction of the judgment or the filing of a release or
12	satisfaction of lien shall release the lien.

13 (e) The executive director may order a person to cease the 14 discharge of industrial waste upon a finding by the executive director that the final order of the board of trustees entered 15 16 after a hearing to show cause has been violated. The executive 17 director shall serve the person with a copy of his or her order either by certified mail or personally by serving the owner, 18 19 officer, registered agent, or individual designated by permit. 20 The order of the executive director shall also schedule an 21 expedited hearing before a hearing officer designated by the 22 board of trustees for the purpose of determining whether the 23 person has violated the final order of the board of trustees. 24 The board of trustees shall adopt rules of procedure governing 25 expedited hearings. In no event shall the hearing be conducted 26 less than 7 days after service of the executive director's

1 <u>order.</u>

2	At the conclusion of the expedited hearing, the hearing
3	officer shall prepare a report with his or her findings and
4	recommendations and transmit it to the board of trustees. If
5	the board of trustees, after reviewing the findings and
6	recommendations, and the record produced at the hearing,
7	determines that the person has violated the board of trustees'
8	final order, the board of trustees may authorize the plugging
9	of the sewer. The executive director shall give not less than
10	10 days' written notice of the board of trustees' order to the
11	owner, officer, registered agent, or individual designated by
12	permit, as well as the owner of record of the real estate and
13	other parties known to be affected, that the sewer will be
14	plugged.
15	The foregoing provision for plugging a sewer shall be in
16	addition to any other remedy that the sanitary district may
17	have to prevent violation of its ordinances and orders of its
18	board of trustees.
19	(f) A violation of the final order of the board of trustees
20	shall be considered a nuisance. If any person discharges
21	sewage, industrial wastes, or other wastes into any waters
22	contrary to the final order of the board of trustees, the
23	sanitary district, acting through the executive director, has
24	the power to commence an action or proceeding in the circuit
25	court in and for the county in which the sanitary district is
26	located for the purpose of having the discharge stopped either

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by mandamus or injunction, or to remedy the violation in any manner provided for in this Section.

3 The court shall specify a time, not exceeding 20 days after the service of the copy of the complaint, in which the party 4 complained of must plead to the complaint, and in the meantime, 5 the party may be restrained. In case of default or after 6 7 pleading, the court shall immediately inquire into the facts 8 and circumstances of the case and enter an appropriate judgment 9 in respect to the matters complained of. Appeals may be taken 10 as in other civil cases.

11 (g) The sanitary district, acting through the executive 12 director, has the power to commence an action or proceeding for mandamus or injunction in the circuit court ordering a person 13 14 to cease its discharge, when, in the opinion of the executive 15 director, the person's discharge presents an imminent danger to the public health, welfare, or safety; presents or may present 16 17 an endangerment to the environment; or threatens to interfere 18 with the operation of the sewerage system or a water 19 reclamation plant under the jurisdiction of the sanitary 20 district. The initiation of a show cause hearing is not a 21 prerequisite to the commencement by the sanitary district of an 22 action or proceeding for mandamus or injunction in the circuit 23 court. The court shall specify a time, not exceeding 20 days 24 after the service of a copy of the petition, in which the party 25 complained of must answer the petition, and in the meantime, the party may be restrained. In case of default in answer or 26

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1 after answer, the court shall immediately inquire into the 2 facts and circumstances of the case and enter an appropriate 3 judgment order in respect to the matters complained of. An 4 appeal may be taken from the final judgment in the same manner 5 and with the same effect as appeals are taken from judgment of 6 the circuit court in other actions for mandamus or injunction.

7 (h) Whenever the sanitary district commences an action 8 under subsection (f) of this Section, the court shall assess a 9 civil penalty of not less than \$1,000 nor more than \$10,000 for each day the person violates the board of trustees' order. 10 11 Whenever the sanitary district commences an action under 12 subsection (g) of this Section, the court shall assess a civil penalty of not less than \$1,000 nor more than \$10,000 for each 13 14 day the person violates the ordinance. Each day's continuance 15 of the violation is a separate offense. The penalties provided 16 in this Section plus interest at the rate set forth in the 17 Interest Act on unpaid penalties, costs, and fees, imposed by the board of trustees under subsection (d); the reasonable 18 19 costs to the sanitary district of removal or other remedial 20 action caused by discharges in violation of this Act; 21 reasonable attorney's fees; court costs; other expenses of 22 litigation; and costs for inspection, sampling, analysis, and 23 administration related to the enforcement action against the 24 offending party are recoverable by the sanitary district in a 25 civil action.

26 (i) The board of trustees may establish fees for late

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1 filing of reports with the sanitary district required by an ordinance governing discharges. The sanitary district shall 2 3 provide by certified mail a written notice of the fee assessment that states the person has 30 days after the receipt 4 5 of the notice to request a conference with the executive director's designee to discuss or dispute the appropriateness 6 7 of the assessed fee. Unless a person objects to paying the fee 8 for filing a report late by timely requesting in writing a 9 conference with a designee of the executive director, that 10 person waives his or her right to a conference and the sanitary 11 district may impose a lien recorded against the property of the 12 person for the amount of the unpaid fee.

If a person requests a conference and the matter is not 13 14 resolved at the conference, the person subject to the fee may 15 request an administrative hearing before an impartial hearing 16 officer appointed under subsection (d) to determine the 17 person's liability for and the amount of the fee. If the hearing officer finds that the late filing fees are owed to the 18 19 sanitary district, the sanitary district shall notify the responsible person or persons of the hearing officer's 20 21 decision. If payment is not made within 30 days after the notice, the sanitary district may impose a lien on the property 22 23 of the person or persons.

Any liens filed under this subsection shall apply only to the property to which the late filing fees are related. A claim for lien shall be filed in the office of the recorder of the SB1854 Enrolled - 29 - LRB099 11056 AWJ 31443 b

county in which the property is located. The filing of a claim 1 2 for lien by the sanitary district does not prevent the sanitary 3 district from pursuing other means for collecting late filing fees. If a claim for lien is filed, the sanitary district shall 4 5 notify the person whose property is subject to the lien, and the person may challenge the lien by filing an action in the 6 7 circuit court. The action shall be filed within 90 days after the person receives the notice of the filing of the claim for 8 9 lien. The court shall hear evidence concerning the underlying reasons for the lien only if an administrative hearing has not 10 11 been held under this subsection.

12 (j) To be effective service under this Section, a demand or 13 order sent by certified or registered mail to the last known 14 address need not be received by the offending party. Service of 15 the demand or order by registered or certified mail shall be 16 deemed effective upon deposit in the United States mail with 17 proper postage prepaid and addressed as provided in this 18 Section.

19 (k) The provisions of the Administrative Review Law and all 20 amendments and rules adopted pursuant to that Law apply to and govern all proceedings for the judicial review of final 21 22 administrative decisions of the board of trustees in the 23 enforcement of any ordinance, rule, or regulation adopted under 24 this Act. The cost of preparing the record on appeal shall be 25 paid by the person seeking a review of an order or action 26 pursuant to the Administrative Review Law.

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<u>(1) The provisions of this Section are severable under</u>
 Section 1.31 of the Statute on Statutes.

3 (70 ILCS 2305/11) (from Ch. 42, par. 287)

4 Sec. 11. Except as otherwise provided in this Section, all 5 contracts for purchases or sales by the municipality, the 6 expense of which will exceed the mandatory competitive bid threshold, shall be let to the lowest responsible bidder 7 8 therefor upon not less than 14 days' public notice of the terms 9 and conditions upon which the contract is to be let, having 10 been given by publication in a newspaper of general circulation 11 published in the district, and the board may reject any and all 12 bids and readvertise. In determining the lowest responsible bidder, the board shall take into consideration the qualities 13 14 and serviceability of the articles supplied, their conformity 15 with specifications, their suitability to the requirements of 16 the district, the availability of support services, the uniqueness of the service, materials, equipment, or supplies as 17 18 applies to network integrated computer systems, it the 19 compatibility of the service, materials, equipment or supplies 20 with existing equipment, and the delivery terms. Contracts for 21 services in excess of the mandatory competitive bid threshold 22 may, subject to the provisions of this Section, be let by competitive bidding at the discretion of the district board of 23 24 trustees. All contracts for purchases or sales that will not 25 exceed the mandatory competitive bid threshold may be made in

the open market without publication in a newspaper as above 1 2 provided, but whenever practical shall be based on at least 3 3 competitive bids. For purposes of this Section, the "mandatory competitive bid threshold" is a dollar amount equal to 0.1% of 4 5 the total general fixed assets of the district as reported in 6 the most recent required audit report. In no event, however, 7 shall the mandatory competitive bid threshold dollar amount be 8 less than \$10,000, nor more than \$40,000.

9 Cash, a cashier's check, a certified check, or a bid bond 10 with adequate surety approved by the board of trustees as a 11 deposit of good faith, in a reasonable amount, but not in 12 excess of 10% of the contract amount, may be required of each 13 bidder by the district on all bids involving amounts in excess 14 of the mandatory competitive bid threshold and, if so required, 15 the advertisement for bids shall so specify.

16 Contracts which by their nature are not adapted to award by 17 competitive bidding, including, without limitation, contracts for the services of individuals, groups or firms possessing a 18 high degree of professional skill where the ability or fitness 19 20 of the individual or organization plays an important part, 21 contracts for financial management services undertaken 22 pursuant to "An Act relating to certain investments of public 23 funds by public agencies", approved July 23, 1943, as now or hereafter amended, contracts for the purchase or sale of 24 25 utilities, contracts for commodities including supply 26 contracts for natural gas and electricity, contracts for

materials economically procurable only from a single source of 1 2 supply, contracts for services, supplies, materials, parts, or equipment which are available only from a single source or 3 contracts for maintenance, repairs, OEM supplies, or OEM parts 4 5 from the manufacturer or from a source authorized by the 6 manufacturer, contracts for the use, purchase, delivery, 7 movement, or installation of data processing equipment, 8 software, or services and telecommunications and interconnect 9 equipment, software, or services, contracts for duplicating 10 machines and supplies, contracts for goods or services procured 11 from another governmental agency, purchases of equipment 12 previously owned by an entity other than the district itself, 13 purchases of used equipment, purchases at auction or similar transactions which by their very nature are not suitable to 14 15 competitive bids, and leases of real property where the 16 sanitary district is the lessee shall not be subject to the 17 competitive bidding requirements of this Section.

The District may use a design-build procurement method for 18 19 any public project which shall not be subject to the 20 competitive bidding requirements of this Section provided the Board of Trustees approves the contract for the public project 21 22 by a vote of 4 of the 5 trustees. For the purposes of this 23 Section, "design-build" means a delivery system that provides responsibility within a single contract for the furnishing of 24 25 architecture, engineering, land surveying and related services 26 as required, and the labor, materials, equipment, and other SB1854 Enrolled - 33 - LRB099 11056 AWJ 31443 b

1 construction services for the project.

2 In the case of an emergency affecting the public health or safety so declared by the Board of Trustees of the municipality 3 at a meeting thereof duly convened, which declaration shall 4 5 require the affirmative vote of four of the five Trustees, and 6 shall set forth the nature of the danger to the public health 7 or safety, contracts totaling not more than the emergency 8 contract cap may be let to the extent necessary to resolve such 9 emergency without public advertisement or competitive bidding. 10 For purposes of this Section, the dollar amount of an emergency 11 contract shall not be less than \$40,000, nor more than 12 \$350,000. The Resolution or Ordinance in which such declaration 13 is embodied shall fix the date upon which such emergency shall terminate which date may be extended or abridged by the Board 14 15 of Trustees as in their judgment the circumstances require. A 16 full written account of any such emergency, together with a 17 requisition for the materials, supplies, labor or equipment required therefor shall be submitted immediately upon 18 completion and shall be open to public inspection for a period 19 20 of at least one year subsequent to the date of such emergency 21 purchase. Within 30 days after the passage of the resolution or 22 ordinance declaring an emergency affecting the public health or 23 the municipality shall submit the -Illinois to safety, Environmental Protection Agency the full written account of any 24 25 such emergency along with a copy of the resolution or ordinance 26 declaring the emergency, in accordance with requirements as may

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1 be provided by rule.

2 To address operating emergencies not affecting the public health or safety, the Board of Trustees shall authorize, in 3 writing, officials or employees of the sanitary district to 4 5 purchase in the open market and without advertisement any 6 supplies, materials, equipment, or services for immediate 7 delivery to meet the bona fide operating emergency, without 8 filing a requisition or estimate therefor, in an amount not in 9 excess of \$100,000; provided that the Board of Trustees must be 10 notified of the operating emergency. A full, written account of 11 each operating emergency and a requisition for the materials, 12 supplies, equipment, and services required to meet the 13 operating emergency must be immediately submitted by the 14 officials or employees authorized to make purchases to the 15 Board of Trustees. The account must be available for public inspection for a period of at least one year after the date of 16 17 the operating emergency purchase. The exercise of authority with respect to purchases for a bona fide operating emergency 18 is not dependent on a declaration of an operating emergency by 19 20 the Board of Trustees.

The competitive bidding requirements of this Section do not apply to contracts, including contracts for both materials and services incidental thereto, for the repair or replacement of a sanitary district's treatment plant, sewers, equipment, or facilities damaged or destroyed as the result of a sudden or unexpected occurrence, including, but not limited to, a flood, SB1854 Enrolled - 35 - LRB099 11056 AWJ 31443 b

fire, tornado, earthquake, storm, or other natural or man-made 1 2 disaster, if the board of trustees determines in writing that the awarding of those contracts without competitive bidding is 3 reasonably necessary for the sanitary district to maintain 4 5 compliance with a permit issued under the National Pollution 6 Discharge Elimination System (NPDES) or any successor system or with any outstanding order relating to that compliance issued 7 by the United States Environmental Protection Agency, the 8 9 Illinois Environmental Protection Agency, or the Illinois 10 Pollution Control Board. The authority to issue contracts 11 without competitive bidding pursuant to this paragraph expires 12 6 months after the date of the writing determining that the awarding of contracts without 13 competitive bidding is 14 reasonably necessary.

No Trustee shall be interested, directly or indirectly, in 15 16 any contract, work or business of the municipality, or in the 17 any article, whenever the expense, price sale of or consideration of the contract work, business or sale is paid 18 19 either from the treasury or by any assessment levied by any 20 Statute or Ordinance. No Trustee shall be interested, directly or indirectly, in the purchase of any property which (1) 21 22 belongs to the municipality, or (2) is sold for taxes or 23 assessments of the municipality, or (3) is sold by virtue of legal process in the suit of the municipality. 24

A contract for any work or other public improvement, to be paid for in whole or in part by special assessment or special SB1854 Enrolled - 36 - LRB099 11056 AWJ 31443 b

taxation, shall be entered into and the performance thereof 1 2 controlled by the provisions of Division 2 of Article 9 of the 3 "Illinois Municipal Code", approved May 29, 1961, as heretofore or hereafter amended, as near as may be. However, contracts may 4 5 be let for making proper and suitable connections between the 6 mains and outlets of the respective sanitary sewers in the 7 district with any conduit, conduits, main pipe or pipes that 8 may be constructed by such sanitary district.

9 (Source: P.A. 98-162, eff. 8-2-13.)

10

(70 ILCS 2305/18.5 new)

11 Sec. 18.5. Contracts. The sanitary district may enter into 12 contracts with municipalities or other parties outside the 13 sanitary district that may request service from the sanitary district at higher rates than the existing rates for like 14 15 consumers within the sanitary district to allow the sanitary 16 district to obtain a fair return to cover the costs of financing, constructing, operating, and maintaining its 17 18 facilities. In the event that thereafter such rates are not agreed upon by the parties or are not otherwise provided for by 19 contract, such rates shall be fixed and determined by the 20 21 circuit court of Lake County after a petition has been filed 22 with that court.

23 (70 ILCS 2305/31 new)

24 <u>Sec. 31. Resource recovery.</u>

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1	(a) As used in this Section:
2	"Recovered resources" means any material produced by or
3	extracted from the operation of sanitary district facilities,
4	including, but not limited to:
5	(1) solids, including solids from the digestion
6	process, semi-solids, or liquid materials;
7	(2) gases, including biogas, carbon dioxide, and
8	methane;
9	(3) nutrients;
10	(4) algae;
11	(5) treated effluent; and
12	(6) thermal energy or hydropower.
13	"Renewable energy facility" shall have the same meaning as
14	a facility defined under Section 5 of the Renewable Energy
15	Production District Act.
16	"Renewable energy resources" means resources as defined
17	under Section 1-10 of the Illinois Power Agency Act.
18	"Resource recovery" means the recovery of material or
19	energy from waste as defined under Section 3.435 of the
20	Environmental Protection Act.
21	(b) The General Assembly finds that:
22	(1) technological advancements in wastewater treatment
23	have resulted in the ability to capture recovered resources
24	and produce renewable energy resources from material
25	previously discarded;
26	(2) the capture and beneficial reuse of recovered

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1 resources and the production of renewable energy resources serve a wide variety of environmental benefits including, 2 3 but not limited to, improved water quality, reduction of greenhouse gases, reduction of carbon footprint, reduction 4 5 of landfill usage, reduced usage of hydrocarbon-based fuels, return of nutrients to the food cycle, and reduced 6 7 water consumption; 8 (3) the sanitary district is a leader in the field of

9 <u>wastewater treatment and possesses the expertise and</u>
10 <u>experience necessary to capture and beneficially reuse or</u>
11 <u>prepare for beneficial reuse recovered resources,</u>
12 <u>including renewable energy resources; and</u>

(4) the sanitary district has the opportunity and 13 14 ability to change the approach to wastewater treatment from 15 that of a waste material to be disposed of to one of a 16 collection of resources to be recovered, reused, and sold, with the opportunity to provide the sanitary district with 17 18 additional sources of revenue and reduce operating costs. 19 (c) The sanitary district may sell or otherwise dispose of 20 recovered resources or renewable energy resources resulting 21 from the operation of sanitary district facilities, and may 22 construct, maintain, finance, and operate such activities, 23 facilities, and other works as are necessary for that purpose. 24 (d) The sanitary district may take in materials which are 25 used in the generation of usable products from recovered 26 resources, or which increase the production of renewable energy

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resources, including but not limited to food waste, organic
 fraction of solid waste, commercial or industrial organic
 wastes, fats, oils, greases, and vegetable debris.

4 (e) The authorizations granted to the sanitary district 5 under this Section shall not be construed as modifying or 6 limiting any other law or regulation. Any actions taken 7 pursuant to the authorities granted in this Section must be in 8 compliance with all applicable laws and regulations, 9 including, but not limited to, the Environmental Protection 10 Act, and rules adopted under that Act.

Section 15. The Sanitary District Act of 1917 is amended by changing Section 17.1 as follows:

13 (70 ILCS 2405/17.1) (from Ch. 42, par. 316.1)

14 Sec. 17.1. Acquiring district or municipal treatment 15 works.

16 (a) After incorporation, any district organized under this Act may, in accordance with this Act and an intergovernmental 17 agreement with the sanitary district being acquired or the 18 19 municipality from whom the treatment works and lines are to be 20 acquired, acquire the territory, treatment works, lines, 21 appurtenances, and other property of (i) any sanitary district organized under this Act, the Sanitary District Act of 1907, 22 23 the North Shore Water Reclamation Sanitary District Act, the Sanitary District Act of 1936, or the Metro-East Sanitary 24

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District Act of 1974 or (ii) any municipality whose treatment 1 2 works were established under the Illinois Municipal Code or the Municipal Wastewater Disposal Zones Act, regardless of whether 3 that district or municipality is contiguous to the acquiring 4 5 sanitary district. The distance between the sanitary district being acquired or municipality and the acquiring sanitary 6 7 district, however, as measured between the points on their 8 corporate boundaries that are nearest to each other, shall not 9 exceed 20 miles. In the case of a municipality, only that 10 property used by the municipality for transport, treatment, and 11 discharge of wastewater and for disposal of sewage sludge shall 12 be transferred to the acquiring sanitary district.

13 (b) The board of trustees of the sanitary district being 14 acquired, or the corporate authorities of a municipality whose treatment works is being acquired, shall, jointly with the 15 16 board of trustees of the acquiring sanitary district, petition 17 the circuit court of the county containing all or the larger portion of the sanitary district being acquired or the 18 19 municipality to permit the acquisition. The petition shall show 20 the following:

21

(1) The reason for the acquisition.

(2) That there are no debts of the sanitary district
being acquired or municipality outstanding, or that there
are sufficient funds on hand or available to satisfy those
debts.

26

(3) That no contract or federal or State permit or

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1

grant will be impaired by the acquisition.

2 That all assets and responsibilities of (4) the sanitary district being acquired or municipality, as they 3 relate to wastewater treatment, have been 4 properly 5 assigned to the acquiring sanitary district.

(5) That the acquiring sanitary district will pay any 6 court costs incurred in connection with the petition. 7

8 (6) The boundaries of the acquired sanitary district or 9 municipality as of the date of the petition.

10 (c) Upon adequate notice, including appropriate notice to 11 the Illinois Environmental Protection Agency, the circuit 12 court shall hold a hearing to determine whether there is good cause for the acquisition by the acquiring district and whether 13 the allegations of the petition are true. If the court finds 14 15 that there is good cause and that the allegations are true, it 16 shall order the acquisition to proceed. If the court finds that 17 there is not good cause for the acquisition or that the allegations of the petition are not true, the court shall 18 19 dismiss the petition. In either event, the costs shall be taxed 20 against the acquiring sanitary district. The order shall be 21 final. Separate or joint appeals may be taken by any party 22 affected by the order as in other civil cases.

23 (d) If the court orders the acquisition contemplated in the 24 petition, there shall be no further appointments of trustees if 25 the acquired agency is a sanitary district. The trustees of the 26 acquired sanitary district acting at the time of the order SB1854 Enrolled - 42 - LRB099 11056 AWJ 31443 b

shall close up the business affairs of the sanitary district 1 2 and make the necessary conveyances of title to the sanitary 3 district property in accordance with the intergovernmental between the acquiring and acquired 4 agreement sanitary 5 districts. In the case of a municipality, the governing body of 6 the municipality shall make the necessary conveyances of title 7 to municipal property to the acquiring sanitary district in 8 accordance with the intergovernmental agreement between the 9 municipality and the acquiring sanitary district. The 10 acquiring sanitary district's ordinances take effect in the 11 acquired territory upon entry of the order.

12 (e) The acquisition of any sanitary district by another 13 sanitary district or the acquisition of a treatment works from a municipality by another sanitary district shall not affect 14 15 the obligation of any bonds issued or contracts entered into by 16 the acquired sanitary district or the municipality, nor 17 invalidate the levy, extension, or collection of any taxes or special assessments upon a property in the acquired sanitary 18 district, but all those bonds and contracts shall 19 be 20 discharged. The general obligation indebtedness of the acquired sanitary district shall be paid from the proceeds of 21 22 continuing taxes and special assessments as provided in this 23 Act.

All money remaining after the business affairs of the acquired sanitary district or acquired treatment works of the municipality have been closed up and all debts and obligations of the entities paid shall be paid to the acquiring sanitary district in accordance with the intergovernmental agreement between the parties.

4 (f) The board of trustees of the acquiring sanitary 5 district required to provide sewer service under this Act may 6 levy and collect, for that purpose, a tax on the taxable 7 property within that district. The aggregate amount of the tax 8 shall be as provided in this Act.

9 (g) Any intergovernmental agreement entered into by the 10 parties under this Section shall provide for the imposition or 11 continuance of a user charge system in accordance with the 12 acquiring district's ordinance, the Illinois Environmental 13 Protection Act, and the federal Clean Water Act.

(h) All courts shall take judicial notice of the acquisition of the sanitary district being acquired or municipal treatment works by the acquiring sanitary district. (Source: P.A. 87-1060.)

Section 20. The Eminent Domain Act is amended by changing Section 15-5-15 as follows:

20

(735 ILCS 30/15-5-15)

Sec. 15-5-15. Eminent domain powers in ILCS Chapters 70 through 75. The following provisions of law may include express grants of the power to acquire property by condemnation or eminent domain:

1	(70	ILCS 5/8.02 and 5/9); Airport Authorities Act; airport	
2		authorities; for public airport facilities.	
3	(70	ILCS 5/8.05 and 5/9); Airport Authorities Act; airport	
4		authorities; for removal of airport hazards.	
5	(70	ILCS 5/8.06 and 5/9); Airport Authorities Act; airport	
6		authorities; for reduction of the height of objects or	
7		structures.	
8	(70	ILCS 10/4); Interstate Airport Authorities Act; interstate	
9		airport authorities; for general purposes.	
10	(70	ILCS 15/3); Kankakee River Valley Area Airport Authority	
11		Act; Kankakee River Valley Area Airport Authority; for	
12		acquisition of land for airports.	
13	(70	ILCS 200/2-20); Civic Center Code; civic center	
14		authorities; for grounds, centers, buildings, and parking.	
15	(70	ILCS 200/5-35); Civic Center Code; Aledo Civic Center	
16		Authority; for grounds, centers, buildings, and parking.	
17	(70	ILCS 200/10-15); Civic Center Code; Aurora Metropolitan	
18		Exposition, Auditorium and Office Building Authority; for	
19		grounds, centers, buildings, and parking.	
20	(70	ILCS 200/15-40); Civic Center Code; Benton Civic Center	
21		Authority; for grounds, centers, buildings, and parking.	
22	(70	ILCS 200/20-15); Civic Center Code; Bloomington Civic	
23		Center Authority; for grounds, centers, buildings, and	
24		parking.	
25	(70	ILCS 200/35-35); Civic Center Code; Brownstown Park	

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- District Civic Center Authority; for grounds, centers,
 buildings, and parking.
- 3 (70 ILCS 200/40-35); Civic Center Code; Carbondale Civic Center
 4 Authority; for grounds, centers, buildings, and parking.
- 5 (70 ILCS 200/55-60); Civic Center Code; Chicago South Civic
 6 Center Authority; for grounds, centers, buildings, and
 7 parking.
- 8 (70 ILCS 200/60-30); Civic Center Code; Collinsville
 9 Metropolitan Exposition, Auditorium and Office Building
 10 Authority; for grounds, centers, buildings, and parking.
- 11 (70 ILCS 200/70-35); Civic Center Code; Crystal Lake Civic 12 Center Authority; for grounds, centers, buildings, and 13 parking.
- 14 (70 ILCS 200/75-20); Civic Center Code; Decatur Metropolitan
 15 Exposition, Auditorium and Office Building Authority; for
 16 grounds, centers, buildings, and parking.
- 17 (70 ILCS 200/80-15); Civic Center Code; DuPage County
 18 Metropolitan Exposition, Auditorium and Office Building
 19 Authority; for grounds, centers, buildings, and parking.
- 20 (70 ILCS 200/85-35); Civic Center Code; Elgin Metropolitan
 21 Exposition, Auditorium and Office Building Authority; for
 22 grounds, centers, buildings, and parking.
- (70 ILCS 200/95-25); Civic Center Code; Herrin Metropolitan
 Exposition, Auditorium and Office Building Authority; for
 grounds, centers, buildings, and parking.
- 26 (70 ILCS 200/110-35); Civic Center Code; Illinois Valley Civic

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- Center Authority; for grounds, centers, buildings, and
 parking.
- 3 (70 ILCS 200/115-35); Civic Center Code; Jasper County Civic
 4 Center Authority; for grounds, centers, buildings, and
 5 parking.
- 6 (70 ILCS 200/120-25); Civic Center Code; Jefferson County
 7 Metropolitan Exposition, Auditorium and Office Building
 8 Authority; for grounds, centers, buildings, and parking.
- 9 (70 ILCS 200/125-15); Civic Center Code; Jo Daviess County
 10 Civic Center Authority; for grounds, centers, buildings,
 11 and parking.
- 12 (70 ILCS 200/130-30); Civic Center Code; Katherine Dunham
 13 Metropolitan Exposition, Auditorium and Office Building
 14 Authority; for grounds, centers, buildings, and parking.
- 15 (70 ILCS 200/145-35); Civic Center Code; Marengo Civic Center
 16 Authority; for grounds, centers, buildings, and parking.
- 17 (70 ILCS 200/150-35); Civic Center Code; Mason County Civic 18 Center Authority; for grounds, centers, buildings, and 19 parking.
- (70 ILCS 200/155-15); Civic Center Code; Matteson Metropolitan
 Civic Center Authority; for grounds, centers, buildings,
 and parking.
- 23 (70 ILCS 200/160-35); Civic Center Code; Maywood Civic Center
 24 Authority; for grounds, centers, buildings, and parking.
- (70 ILCS 200/165-35); Civic Center Code; Melrose Park
 Metropolitan Exposition Auditorium and Office Building

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1		Authority; for grounds, centers, buildings, and parking.
2	(70	ILCS 200/170-20); Civic Center Code; certain Metropolitan
3		Exposition, Auditorium and Office Building Authorities;
4		for general purposes.
5	(70	ILCS 200/180-35); Civic Center Code; Normal Civic Center
6		Authority; for grounds, centers, buildings, and parking.
7	(70	ILCS 200/185-15); Civic Center Code; Oak Park Civic Center
8		Authority; for grounds, centers, buildings, and parking.
9	(70	ILCS 200/195-35); Civic Center Code; Ottawa Civic Center
10		Authority; for grounds, centers, buildings, and parking.
11	(70	ILCS 200/200-15); Civic Center Code; Pekin Civic Center
12		Authority; for grounds, centers, buildings, and parking.
13	(70	ILCS 200/205-15); Civic Center Code; Peoria Civic Center
14		Authority; for grounds, centers, buildings, and parking.
15	(70	ILCS 200/210-35); Civic Center Code; Pontiac Civic Center
16		Authority; for grounds, centers, buildings, and parking.
17	(70	ILCS 200/215-15); Civic Center Code; Illinois Quad City
18		Civic Center Authority; for grounds, centers, buildings,
19		and parking.
20	(70	ILCS 200/220-30); Civic Center Code; Quincy Metropolitan
21		Exposition, Auditorium and Office Building Authority; for
22		grounds, centers, buildings, and parking.
23	(70	ILCS 200/225-35); Civic Center Code; Randolph County Civic
24		Center Authority; for grounds, centers, buildings, and
25		parking.
26	(70	ILCS 200/230-35); Civic Center Code; River Forest

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- Metropolitan Exposition, Auditorium and Office Building 1 2 Authority; for grounds, centers, buildings, and parking. (70 ILCS 200/235-40); Civic Center Code; Riverside Civic Center 3 4 Authority; for grounds, centers, buildings, and parking. 5 (70 ILCS 200/245-35); Civic Center Code; Salem Civic Center Authority; for grounds, centers, buildings, and parking. 6 7 (70)ILCS 200/255-20); Civic Center Code; Springfield 8 Metropolitan Exposition and Auditorium Authority; for 9 grounds, centers, and parking. 10 (70 ILCS 200/260-35); Civic Center Code; Sterling Metropolitan 11 Exposition, Auditorium and Office Building Authority; for
- 12 grounds, centers, buildings, and parking.
- 13 (70 ILCS 200/265-20); Civic Center Code; Vermilion County
 14 Metropolitan Exposition, Auditorium and Office Building
 15 Authority; for grounds, centers, buildings, and parking.
- 16 (70 ILCS 200/270-35); Civic Center Code; Waukegan Civic Center
 17 Authority; for grounds, centers, buildings, and parking.
- 18 (70 ILCS 200/275-35); Civic Center Code; West Frankfort Civic 19 Center Authority; for grounds, centers, buildings, and 20 parking.
- (70 ILCS 200/280-20); Civic Center Code; Will County
 Metropolitan Exposition and Auditorium Authority; for
 grounds, centers, and parking.
- (70 ILCS 210/5); Metropolitan Pier and Exposition Authority
 Act; Metropolitan Pier and Exposition Authority; for
 general purposes, including quick-take power.

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1 (7	70	ILCS 405/22.04); Soil and Water Conservation Districts Act;
2		soil and water conservation districts; for general
3		purposes.
4 (7	70	ILCS 410/10 and 410/12); Conservation District Act;
5		conservation districts; for open space, wildland, scenic
6		roadway, pathway, outdoor recreation, or other
7		conservation benefits.
8 (7	70	ILCS 503/25); Chanute-Rantoul National Aviation Center
9		Redevelopment Commission Act; Chanute-Rantoul National
10		Aviation Center Redevelopment Commission; for general
11		purposes.
12 (7	70	ILCS 507/15); Fort Sheridan Redevelopment Commission Act;
13		Fort Sheridan Redevelopment Commission; for general
14		purposes or to carry out comprehensive or redevelopment
15		plans.
16 (7	70	ILCS 520/8); Southwestern Illinois Development Authority
17		Act; Southwestern Illinois Development Authority; for
18		general purposes, including quick-take power.
19 (7	70	ILCS 605/4-17 and 605/5-7); Illinois Drainage Code;
20		drainage districts; for general purposes.
21 (7	70	ILCS 615/5 and 615/6); Chicago Drainage District Act;
22		corporate authorities; for construction and maintenance of
23		works.
24 (7	70	ILCS 705/10); Fire Protection District Act; fire protection
25		districts; for general purposes.
26 (7	70	ILCS 750/20); Flood Prevention District Act; flood

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1		prevention districts; for general purposes.
2	(70	ILCS 805/6); Downstate Forest Preserve District Act;
3		certain forest preserve districts; for general purposes.
4	(70	ILCS 805/18.8); Downstate Forest Preserve District Act;
5		certain forest preserve districts; for recreational and
6		cultural facilities.
7	(70	ILCS 810/8); Cook County Forest Preserve District Act;
8		Forest Preserve District of Cook County; for general
9		purposes.
10	(70	ILCS 810/38); Cook County Forest Preserve District Act;
11		Forest Preserve District of Cook County; for recreational
12		facilities.
13	(70	ILCS 910/15 and 910/16); Hospital District Law; hospital
14		districts; for hospitals or hospital facilities.
15	(70	ILCS 915/3); Illinois Medical District Act; Illinois
16		Medical District Commission; for general purposes.
17	(70	ILCS 915/4.5); Illinois Medical District Act; Illinois
17 18	(70	ILCS 915/4.5); Illinois Medical District Act; Illinois Medical District Commission; quick-take power for the
	(70	
18	(70	Medical District Commission; quick-take power for the
18 19	(70	Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory
18 19 20		Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory (obsolete).
18 19 20 21		Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory (obsolete). ILCS 920/5); Tuberculosis Sanitarium District Act;
18 19 20 21 22		<pre>Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory (obsolete). ILCS 920/5); Tuberculosis Sanitarium District Act; tuberculosis sanitarium districts; for tuberculosis sanitariums.</pre>
18 19 20 21 22 23	(70	<pre>Medical District Commission; quick-take power for the Illinois State Police Forensic Science Laboratory (obsolete). ILCS 920/5); Tuberculosis Sanitarium District Act; tuberculosis sanitarium districts; for tuberculosis sanitariums.</pre>

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- Mid-America Medical District Commission; for general
 purposes.
- 3 (70 ILCS 935/20); Roseland Community Medical District Act;
 4 medical district; for general purposes.
- 5 (70 ILCS 1005/7); Mosquito Abatement District Act; mosquito
 6 abatement districts; for general purposes.
- 7 (70 ILCS 1105/8); Museum District Act; museum districts; for
 8 general purposes.
- 9 (70 ILCS 1205/7-1); Park District Code; park districts; for
 10 streets and other purposes.
- 11 (70 ILCS 1205/8-1); Park District Code; park districts; for 12 parks.
- 13 (70 ILCS 1205/9-2 and 1205/9-4); Park District Code; park
 14 districts; for airports and landing fields.
- 15 (70 ILCS 1205/11-2 and 1205/11-3); Park District Code; park 16 districts; for State land abutting public water and certain 17 access rights.
- 18 (70 ILCS 1205/11.1-3); Park District Code; park districts; for 19 harbors.
- 20 (70 ILCS 1225/2); Park Commissioners Land Condemnation Act;
 21 park districts; for street widening.
- (70 ILCS 1230/1 and 1230/1-a); Park Commissioners Water Control
 Act; park districts; for parks, boulevards, driveways,
 parkways, viaducts, bridges, or tunnels.
- (70 ILCS 1250/2); Park Commissioners Street Control (1889) Act;
 park districts; for boulevards or driveways.

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1	(70	ILCS 1290/1); Park District Aquarium and Museum Act;
2		municipalities or park districts; for aquariums or
3		museums.
4	(70	ILCS 1305/2); Park District Airport Zoning Act; park
5		districts; for restriction of the height of structures.
6	(70	ILCS 1310/5); Park District Elevated Highway Act; park
7		districts; for elevated highways.
8	(70	ILCS 1505/15); Chicago Park District Act; Chicago Park
9		District; for parks and other purposes.
10	(70	ILCS 1505/25.1); Chicago Park District Act; Chicago Park
11		District; for parking lots or garages.
12	(70	ILCS 1505/26.3); Chicago Park District Act; Chicago Park
13		District; for harbors.
14	(70	ILCS 1570/5); Lincoln Park Commissioners Land Condemnation
15		Act; Lincoln Park Commissioners; for land and interests in
16		land, including riparian rights.
17	(70	ILCS 1801/30); Alexander-Cairo Port District Act;
18		Alexander-Cairo Port District; for general purposes.
19	(70	ILCS 1805/8); Havana Regional Port District Act; Havana
20		Regional Port District; for general purposes.
21	(70	ILCS 1810/7); Illinois International Port District Act;
22		Illinois International Port District; for general
23		purposes.
24	(70	ILCS 1815/13); Illinois Valley Regional Port District Act;
25		Illinois Valley Regional Port District; for general
26		purposes.

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- (70)ILCS 1820/4); Jackson-Union Counties 1 Regional Port 2 Act; Jackson-Union District Counties Regional Port 3 District; for removal of airport hazards or reduction of the height of objects or structures. 4
- 5 (70 ILCS 1820/5); Jackson-Union Counties Regional Port
 6 District Act; Jackson-Union Counties Regional Port
 7 District; for general purposes.
- 8 (70 ILCS 1825/4.9); Joliet Regional Port District Act; Joliet
 9 Regional Port District; for removal of airport hazards.
- 10 (70 ILCS 1825/4.10); Joliet Regional Port District Act; Joliet 11 Regional Port District; for reduction of the height of 12 objects or structures.
- 13 (70 ILCS 1825/4.18); Joliet Regional Port District Act; Joliet
 14 Regional Port District; for removal of hazards from ports
 15 and terminals.
- 16 (70 ILCS 1825/5); Joliet Regional Port District Act; Joliet
 17 Regional Port District; for general purposes.
- 18 (70 ILCS 1830/7.1); Kaskaskia Regional Port District Act;
 19 Kaskaskia Regional Port District; for removal of hazards
 20 from ports and terminals.
- (70 ILCS 1830/14); Kaskaskia Regional Port District Act;
 Kaskaskia Regional Port District; for general purposes.
- 23 (70 ILCS 1831/30); Massac-Metropolis Port District Act;
 24 Massac-Metropolis Port District; for general purposes.
- (70 ILCS 1835/5.10); Mt. Carmel Regional Port District Act; Mt.
 Carmel Regional Port District; for removal of airport

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- 1 hazards.
- 2 (70 ILCS 1835/5.11); Mt. Carmel Regional Port District Act; Mt.
 3 Carmel Regional Port District; for reduction of the height
 4 of objects or structures.
- 5 (70 ILCS 1835/6); Mt. Carmel Regional Port District Act; Mt.
 6 Carmel Regional Port District; for general purposes.
- 7 (70 ILCS 1837/30); Ottawa Port District Act; Ottawa Port
 8 District; for general purposes.
- 9 (70 ILCS 1845/4.9); Seneca Regional Port District Act; Seneca
 10 Regional Port District; for removal of airport hazards.
- 11 (70 ILCS 1845/4.10); Seneca Regional Port District Act; Seneca 12 Regional Port District; for reduction of the height of 13 objects or structures.
- 14 (70 ILCS 1845/5); Seneca Regional Port District Act; Seneca
 15 Regional Port District; for general purposes.
- 16 (70 ILCS 1850/4); Shawneetown Regional Port District Act; 17 Shawneetown Regional Port District; for removal of airport 18 hazards or reduction of the height of objects or 19 structures.
- 20 (70 ILCS 1850/5); Shawneetown Regional Port District Act;
 21 Shawneetown Regional Port District; for general purposes.
- (70 ILCS 1855/4); Southwest Regional Port District Act;
 Southwest Regional Port District; for removal of airport
 hazards or reduction of the height of objects or
 structures.
- 26 (70 ILCS 1855/5); Southwest Regional Port District Act;

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1	Southwest Regional Port District; for general purposes.
2 (7	0 ILCS 1860/4); Tri-City Regional Port District Act; Tri-City
3	Regional Port District; for removal of airport hazards.
4 (7	0 ILCS 1860/5); Tri-City Regional Port District Act; Tri-City
5	Regional Port District; for the development of facilities.
6 (7	0 ILCS 1863/11); Upper Mississippi River International Port
7	District Act; Upper Mississippi River International Port
8	District; for general purposes.
9 (7	0 ILCS 1865/4.9); Waukegan Port District Act; Waukegan Port
10	District; for removal of airport hazards.
11 (7	0 ILCS 1865/4.10); Waukegan Port District Act; Waukegan Port
12	District; for restricting the height of objects or
13	structures.
14 (7	0 ILCS 1865/5); Waukegan Port District Act; Waukegan Port
15	District; for the development of facilities.
16 (7	0 ILCS 1870/8); White County Port District Act; White County
17	Port District; for the development of facilities.
18 (7	0 ILCS 1905/16); Railroad Terminal Authority Act; Railroad
19	Terminal Authority (Chicago); for general purposes.
20 (7	0 ILCS 1915/25); Grand Avenue Railroad Relocation Authority
21	Act; Grand Avenue Railroad Relocation Authority; for
22	general purposes, including quick-take power (now
23	obsolete).
24 (7	0 ILCS 1935/25); Elmwood Park Grade Separation Authority Act;
25	Elmwood Park Grade Separation Authority; for general
26	purposes.

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- (70 ILCS 2105/9b); River Conservancy Districts Act; river
 conservancy districts; for general purposes.
- 3 (70 ILCS 2105/10a); River Conservancy Districts Act; river
 4 conservancy districts; for corporate purposes.
- 5 (70 ILCS 2205/15); Sanitary District Act of 1907; sanitary
 6 districts; for corporate purposes.
- 7 (70 ILCS 2205/18); Sanitary District Act of 1907; sanitary
 8 districts; for improvements and works.
- 9 (70 ILCS 2205/19); Sanitary District Act of 1907; sanitary
 10 districts; for access to property.
- 11 (70 ILCS 2305/8); North Shore <u>Water Reclamation</u> Sanitary
 12 District Act; North Shore <u>Water Reclamation</u> Sanitary
 13 District; for corporate purposes.
- 14 (70 ILCS 2305/15); North Shore <u>Water Reclamation</u> Sanitary
 15 District Act; North Shore <u>Water Reclamation</u> Sanitary
 16 District; for improvements.
- 17 (70 ILCS 2405/7.9); Sanitary District Act of 1917; Sanitary
 18 District of Decatur; for carrying out agreements to sell,
 19 convey, or disburse treated wastewater to a private entity.
 20 (70 ILCS 2405/8); Sanitary District Act of 1917; sanitary
- 21 districts; for corporate purposes.
- (70 ILCS 2405/15); Sanitary District Act of 1917; sanitary
 districts; for improvements.
- 24 (70 ILCS 2405/16.9 and 2405/16.10); Sanitary District Act of
 25 1917; sanitary districts; for waterworks.
- 26 (70 ILCS 2405/17.2); Sanitary District Act of 1917; sanitary

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- 1 districts; for public sewer and water utility treatment
 2 works.
- 3 (70 ILCS 2405/18); Sanitary District Act of 1917; sanitary 4 districts; for dams or other structures to regulate water 5 flow.
- 6 (70 ILCS 2605/8); Metropolitan Water Reclamation District Act;
 7 Metropolitan Water Reclamation District; for corporate
 8 purposes.
- 9 (70 ILCS 2605/16); Metropolitan Water Reclamation District
 10 Act; Metropolitan Water Reclamation District; quick-take
 11 power for improvements.
- 12 (70 ILCS 2605/17); Metropolitan Water Reclamation District
 13 Act; Metropolitan Water Reclamation District; for bridges.
- 14 (70 ILCS 2605/35); Metropolitan Water Reclamation District
 15 Act; Metropolitan Water Reclamation District; for widening
 16 and deepening a navigable stream.
- 17 (70 ILCS 2805/10); Sanitary District Act of 1936; sanitary
 18 districts; for corporate purposes.
- 19 (70 ILCS 2805/24); Sanitary District Act of 1936; sanitary
 20 districts; for improvements.
- (70 ILCS 2805/26i and 2805/26j); Sanitary District Act of 1936;
 sanitary districts; for drainage systems.
- 23 (70 ILCS 2805/27); Sanitary District Act of 1936; sanitary 24 districts; for dams or other structures to regulate water 25 flow.
- 26 (70 ILCS 2805/32k); Sanitary District Act of 1936; sanitary

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districts; for water supply. 1 2 (70 ILCS 2805/321); Sanitary District Act of 1936; sanitary districts; for waterworks. 3 (70 ILCS 2905/2-7); Metro-East Sanitary District Act of 1974; 4 5 Metro-East Sanitary District; for corporate purposes. (70 ILCS 2905/2-8); Metro-East Sanitary District Act of 1974; 6 7 Metro-East Sanitary District; for access to property. 8 (70 ILCS 3010/10); Sanitary District Revenue Bond Act; sanitary 9 districts; for sewerage systems. 10 (70 ILCS 3205/12); Illinois Sports Facilities Authority Act; 11 Illinois Sports Facilities Authority; quick-take power for 12 its corporate purposes (obsolete). 13 (70 ILCS 3405/16); Surface Water Protection District Act; 14 surface water protection districts; for corporate 15 purposes. 16 (70 ILCS 3605/7); Metropolitan Transit Authority Act; Chicago 17 Transit Authority; for transportation systems. (70 ILCS 3605/8); Metropolitan Transit Authority Act; Chicago 18 Transit Authority; for general purposes. 19 20 (70 ILCS 3605/10); Metropolitan Transit Authority Act; Chicago 21 Transit Authority; for general purposes, including 22 railroad property. 23 (70 ILCS 3610/3 and 3610/5); Local Mass Transit District Act; local mass transit districts; for general purposes. 24 (70 ILCS 3615/2.13); Regional Transportation Authority Act; 25 26 Regional Transportation Authority; for general purposes.

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- (70 ILCS 3705/8 and 3705/12); Public Water District Act; public
 water districts; for waterworks.
- 3 (70 ILCS 3705/23a); Public Water District Act; public water
 4 districts; for sewerage properties.
- 5 (70 ILCS 3705/23e); Public Water District Act; public water
 6 districts; for combined waterworks and sewerage systems.
- 7 (70 ILCS 3715/6); Water Authorities Act; water authorities; for
 8 facilities to ensure adequate water supply.
- 9 (70 ILCS 3715/27); Water Authorities Act; water authorities;
 10 for access to property.
- 11 (75 ILCS 5/4-7); Illinois Local Library Act; boards of library 12 trustees; for library buildings.
- 13 (75 ILCS 16/30-55.80); Public Library District Act of 1991;
 14 public library districts; for general purposes.
- 15 (75 ILCS 65/1 and 65/3); Libraries in Parks Act; corporate 16 authorities of city or park district, or board of park 17 commissioners; for free public library buildings.

18 (Source: P.A. 97-333, eff. 8-12-11; 97-813, eff. 7-13-12;
19 incorporates 98-564, eff. 8-27-13; 98-756, eff. 7-16-14.)

20 Section 99. Effective date. This Act takes effect upon 21 becoming law.

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1		INDEX
2	Statutes amend	ed in order of appearance
3	50 ILCS 460/10	
4	70 ILCS 2305/Act title	
5	70 ILCS 2305/0.1	from Ch. 42, par. 276.99
6	70 ILCS 2305/0.5 new	
7	70 ILCS 2305/4	from Ch. 42, par. 280
8	70 ILCS 2305/7.6 new	
9	70 ILCS 2305/7.7 new	
10	70 ILCS 2305/11	from Ch. 42, par. 287
11	70 ILCS 2305/18.5 new	
12	70 ILCS 2305/31 new	
13	70 ILCS 2405/17.1	from Ch. 42, par. 316.1
14	735 ILCS 30/15-5-15	